



CHHATTISGARH STATE POWER TRANSMISSION CO. LTD.

(A Govt. of Chhattisgarh undertaking) (A successor company of CSEB)

OFFICE OF CHIEF ENGINEER (PLANNING & PROJECTS)

**Third Floor, SLDCBuilding, CSEB Campus
Dangania, Raipur (C.G.)-492013**

CIN- U40108CT2003SGC015820

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TENDER SPECIFICATIONS

TR-19/04

CONSTRUCTION OF 132 KV DCDS LINE FROM 220/132KV S/S KUTHREL TO PROPOSED 132/33KV S/S MATH-KHARORA ATBELDAR SEONI, DIST. RAIPUR ON TURNKEY BASIS (APPROX. 28 KM. INCLUDING 07 KM. LINE ON MULTI CIRCUIT TOWERS)

LAST DATE & TIME OF SUBMISSION OF TENDER

DATE: 24.06.2020 (TIME 15.00 HRS)

DUE DATE & TIME OF OPENING OF TENDER

DATE: 24.06.2020 (TIME 15.30 HRS)

Website: - www.cspc.co.in/csptcl

**PRICE Rs.5,600/- (Printed)
Rs.5,900/- (Downloaded)**

OFFICE OF CHIEF ENGINEER (PLANNING & PROJECTS)

**CHHATTISGARH STATE POWER TRANSMISSION CO. LTD.
DAGANIYA, RAIPUR (C.G.)**

// CONTENTS //

CONSTRUCTION OF 132 KV DCDS LINE FROM 220/132KV S/S KUTHREL TO PROPOSED 132/33KV S/S MATH-KHARORA AT BELDARSEONI, DIST. RAIPUR ON TURNKEY BASIS (APPROX. 28 KM. INCLUDING 07 KM. LINE ON MULTI CIRCUIT TOWERS)

// I N D E X //		
Sr.No.	PARTICULARS	Page No.
1	Index of Section-I to V and contents	2-11
2	Tender form	12
3	N.I.T.	13-14
GENERAL		
1	SCOPE OF THE SPECIFICATIONS	15
2	PRE-BID QUALIFICATIONS	16-20
3	Section - I Instruction to Bidders,	21-27
4	Section-II General Conditions of Contract,	28-44
5	Section- III Commercial Conditions	45-66
6	Section-IV Technical Conditions	67-121
7	Section-V Technical Schedules, Annexures & Formats	122-178
8	Price Bid Schedules - A-1, A-2 & A-3	179-187
9	Drawings	188-192

SECTION - I (Page 21 to 27)	
Clause No.	Particulars
1.01 to 1.10	INSTRUCTIONS TO BIDDERS
1.11	EARNEST MONEY DEPOSIT /
1.12	FORFEITURE OF EMD
1.13	VALIDITY
1.14	VISIT OF PROPOSED ROUTES OF LINES
1.15 to 1.16	PRE-BID QUALIFYING REQUIREMENTS:-
1.17	NEGOTIATION OF PRICES
1.18	TIME SCHEDULE & CLARIFICATIONS :-
1.19	INCOME TAX CLEARANCE CERTIFICATE :
1.20	CLAIMS FOR ITEMS NOT ENTERED IN THE SCHEDULE OF ITEMS
1.21	SCHEDULES AND ANNEXURES:
1.22	COMPLETENESS OF TENDER:
1.23	DEPARTURE FROM SPECIFICATION:
1.24	QUESTIONNAIRE:
1.25	CHECK-LIST
1.26	NATURE OF CONTRACT
1.27	CONFLICTING PROVISIONS
1.28	NON RESPONSIVE BID
1.29	TERMINATION
1.30	INTEGRITY PACT
1.31	UNSATISFACTORY PERFORMANCE (Debarred/ blacklisted)

<u>SECTION – II</u> <u>(Page 28-44)</u> <u>GENERAL CONDITIONS OF CONTRACT</u>	
Clause No.	<u>PARTICULARS</u>
2.01	DEFINITION OF TERMS:
2.02	CONTRACT DOCUMENT:
2.03	MANNER OF EXECUTION:
2.04	VARIATION, ADDITIONS & OMISSIONS:
2.05	INSPECTION DURING ERECTION:
2.06	CONTRACTORS DEFAULT LIABILITY:
2.07	FORCE MAJEURE:
2.08	REJECTION OF WORKS:
2.09	JURISDICTION OF THE HIGH COURT OF CHHATTISGARH:
2.10	CONTRACTORS RESPONSIBILITY:
2.11	NON-ASSIGNMENTS:
2.12	CERTIFICATES NOT TO AFFECT RIGHTS OF CSPTCL
2.13	SETTLEMENT OF DISPUTES:
2.14	ARBITRATION:
2.15	LAWS GOVERNING CONTRACT:
2.16	LANGUAGE AND MEASURES:
2.17	CORRESPONDENCE:
2.18	SECRECY:
2.19	SAFETY PRECAUTIONS:
2.20	ENGAGEMENT OF WORKERS BY CONTRACTOR:-
2.21	CONTRACTOR TO INFORM HIMSELF FULLY
2.22	CONTRACT DRAWINGS:-
2.23	MISTAKES IN DRAWINGS AND DISCREPANCY:-
2.24	PATENT RIGHTS
2.25	SUBLETTING OF CONTRACT:-
2.26	QUALITY OF MATERIALS
2.27	PACKING
2.28	DELIVERY
2.29	FENCING, LIGHTING AND APPROACH ROAD
2.30	POWER TO VARY OR OMIT WORKS
2.31	NEGLIGENCE:-
2.32	DEATH BANKRUPTCY etc.
2.33	INSPECTING & TESTING:-
2.34	TEST AT CONTRACTOR'S PREMISES:-
2.35	DELIVERY OF MATERIALS:-
2.36	ACCESS TO SITE AND WORK ON SITE:-

2.37	ENGINEER'S SUPERVISION:-
2.38	ENGINEER'S DECISIONS:-
2.39	CONTRACTOR'S REPRESENTATIVE AND WORKMEN:-
2.40	LIABILITY FOR ACCIDENTS AND DAMAGE:-
2.41	CLEARANCE OF DUES
2.42	REPLACEMENT OF DEFECTIVE WORK OR MATERIAL :-
2.43	DEDUCTIONS FROM CONTRACT PRICE :-
2.44	CERTIFICATES :- (i) CERTIFICATE OF ENGINEER:- (ii) CERTIFICATE NOT TO AFFECT THE RIGHTS OF THE PURCHASER OR CONTRACTOR:-
2.45	SUSPENSION OF WORKS :-
2.46	RESPONSIBILITY OF CONTRACTOR:-
2.47	LIQUIDATED DAMAGE FOR DELAY IN COMPLETION:-
2.48	REJECTION OF DEFECTIVE MATERIAL/WORKS:-
2.49	TAKING OVER :-
2.50	MAINTENANCE:-
2.51	REGULATION OF LOCAL AUTHORITIES:-
2.52	CONSTRUCTION AS PER CONTRACT ACT:-
2.53	HEADINGS:-
2.54	CONTRADICTIONARY STATEMENT IN THE TECHNICAL & COMMERCIAL BID

SECTION – III (Page 45-66)
GENERAL CONDITION OF CONTRACT (COMMERCIAL)

Clause No.	<u>PARTICULARS</u>
3.01	COMPLETION OF WORK
3.02	MATERIAL TO BE SUPPLIED BY CONTRACTOR
3.03	TERMS OF PAYMENT, ADVANCE PAYMENT
3.04	SOURCES OF MATERIALS / ASSOCIATION WITH OTHER FIRMS:
3.05	PROGRAMME CHART AND PROGRESS REPORT:
3.06	QUALITY ASSURANCE:
3.07	TEST AND TEST CERTIFICATES:
3.08	COMMENCEMENT OF ACTIVITIES:
3.09	PROJECT MONITORING:
3.10	SPECIAL WORKS:
3.11	SCOPE (COMMERCIAL TERMS AND CONDITIONS)
3.12	SUPPLY OF MATERIALS
3.13	PROCUREMENT OF STEEL BY THE CONTRACTOR.
3.14	RESPONSIBILITY FOR PROCUREMENT OF STEEL :
3.15	RATES:
3.16	PRICES / PRICE VARIATION:
3.17	TAXES:
3.18	EXTN. OF TIME:
3.19	AGREEMENT:
3.20	SECURITY DEPOSIT:-
3.21	GUARANTEE PERIOD:
3.22	PERFORMANCE GUARANTEE
3.23	PAYMENT DUE FROM THE CONTRACTOR:
3.24	RESPONSIBILITY TO RECTIFY THE LOSS AND DAMAGE:
3.25	EXTN. ORDER
3.26	CONTRACT AGREEMENT SECURITY DEPOSIT AND INDEMNITY BOND:-
3.27	PROCEDURE OF SUPPLY OF TOWERS MATERIALS:
3.28	INSPECTION:
3.29	GENERAL GUIDELINES FOR INSPECTION
3.30	INSURANCE
3.31	SCOPE: COMMERCIAL TERMS AND CONDITIONS OF

	LINE ERECTION
3.32	PRICES AND QUANTITIES
3.33	COMPLIANCE WITH REGULATIONS
3.34	“A” CLASS ELECTRICAL CONTRACTOR LICENSE
3.35	RESPONSIBILITY FOR OBTAINING INFORMATION AND TAKING ACTION IN TIME.
3.36	PERMITS AND PRIORITIES:
3.37	WAY LEAVE:
3.38	USE OF PRIVATE ROAD/ APPROACH ROAD TO SITE:
3.39	MATERIALS TO BE ARRANGE BY CONTRACTOR & PERMITTED EXTRA CONSUMPTION
3.40	MATERIAL TO BE ARRANGED BY CONTRACTOR FOR ERECTION
3.41	TOOLS AND PLANTS TO BE ARRANGED BY THE CONTRACTOR: FOR ERECTION
3.42	STUB SETTING TEMPLATES:
3.43	SPECIAL CROSSING OF STRUCTURES / GANTRIES:
3.44	FORTNIGHTLY PROGRESS
3.45	STORES FOR SUPPLY OF TOWERS BY CONTRACTOR
3.46	PAYMENT PROCEDURE FOR ERECTION WORK
3.47	IDLE CHARGES/ MOBILIZATION/ DEMOBILIZATION CHARGES

SECTION – IV (Page 67-121)
TECHNICAL CONDITIONS OF CONTRACT

Clause No.	<u>PARTICULARS</u>
4.01	SCOPE OF TECHNICAL CONDITIONS
4.02	TYPE OF TOWERS
4.03	SPAN AND CLEARANCES
4.04	Galvanizing, passivation and painting:
4.05	Materials
4.06	Fasteners : bolts, nuts and washers :
4.07	Step bolts:
4.08	Danger board, number plate and phase plates:-
4.09	Anti-climbing device with barbed wire:-
4.10	Galvanized earthing:-
4.11	Insulator strings attachments :-
4.12	Flexible copper bond :-
4.13	Earthwire clamps attachment :-
4.14	Fabrication workmanship:
4.15	Drilling and punching:-
4.16	Tolerances:-
4.17	Marking:-
4.18	Classification of foundations:
4.19	Properties of concrete:-
4.20	Reinforcement
4.21	Contractor's liability
4.22	Standards:
4.23	Guaranteed particulars:
4.24	Departure from specifications technical conditions
4.25	Technical condition for erection (scope)
4.26	Line materials:
4.27	Quantum of work
4.28	Survey & route of the transmission line
4.29	Profile Plotting and Tower Spotting
4.30	Check survey
4.31	Soil investigation:-
4.32	Excavation
4.33	Benching
4.34	Setting of stubs
4.35	Placement of reinforcement
4.36	Concrete:
4.37	Backfilling and removal of stub templates:
4.38	Curing
4.39	Shoring of pits
4.40	Building stone revetment
4.41	Tower earthing
4.42	Counter poise earthing
4.43	Tower erection / assembly :-

4.44	Treatment of Minor Galvanisation Damage:-
4.45	Tightening, punching and welding of bolts And nuts
4.46	Insulator hoisting
4.47	Handling of conductor and earth wire:-
4.48	Repairs to Conductors :
4.49	Crossings
4.50	Stringing of conductor and earth wire
4.51	Jointing
4.52	Tensioning & sagging operations
4.53	Clipping
4.54	Fixing of conductors and earth wire accessories :-
4.55	Replacement:-
4.56	Electrical inspector's inspection fees:-
4.57	Final checking, testing & commissioning:-
4.58	Completion design

SECTION- V (Page 122-178)
Technical Schedules, Formats & Annexures

Annexure No.	Particulars
1.	Financial data for previous 5 years
2.	Average annual turnover
3.	Vendor List
4.	Current contract commitments
5.	Declaration form
6.	Scope of work of soil investigation
7.	List of stringing equipment available with the contractor
8.	Completion schedule
9.	Deviations from technical specifications /conditions
10.	Questionnaire
11.	Standards / codes
12.	List of Drawing
13.	Details of headquarters & field organisation of the tenderer
14.	Details of plant & manufacturing capacity
15.	Experience in fabrication and supply of towers. (information shall be given in respect of 132 KV DCSS/DCDS & above
16.	Experience in erection of 132 KV and above transmission line on turnkey with supply of all material (Complete works, which are in successful operation for a period of not less than one year).
17.	List of tools and plants required for construction of line, to be arranged by the contractor
18.	Sources of materials to be arranged by the contractor for the transmission line (being tendered).
19.	Deviation from specification (commercial)
20.	Litigation history of the bidder
21.	Quality assurance programme
22.	Undertaking to be submitted by bidder regarding Tower manufacturer
23.	AGREEMENT
24.	BANK GUARANTEE PROFORMA FOR SECURITY DEPOSIT
25.	PROFORMA FOR PERFORMANCE BANK GUARANTEE
26.	PROFORMA FOR INDEMNITY BOND
27.	PRICE VARIATION CLAUSE FOR FABRICATED TOWER
28.	PRICE VARIATION CLAUSE FOR ACSR CONDUCTOR
29.	PROFORMA FOR EVIDENCE OF ACCESS TO OR AVAILABILITY OF CREDIT/ FACILITIES
30.	PROFORMA FOR DEED OF EXTENSION OF BANK GUARANTEE
31.	PRE CONTRACT INTEGRITY PACT
32.	CHECK LIST
33.	ILLUSTRATION OF CRITERIA FOR PRICE BID EVALUATION

34	PROFORMA FOR JOINT DEED OF UNDERETAKING BY THE TOWER MANUFACTURER
35	PROFORMA FOR BANK GUARANTEE FOR LOSS/DAMAGE TO CSPTCL
36	PROFORMA FOR UNDERTAKING BY THE JOINT VENTURE PARTNERS
37	PROFORMA FOR POWER OF ATTORNEY FOR JOINT VENTURE
38	DECLARATION BY THE BIDDER

PRICE BID SCHEDULE (Page 179-182)	
PARTICULARS	Page No.
Price schedule for Material Schedule A-1	179-182
Construction Charges, Schedule A-2	183-186
Summary, Schedule A-3	187

DRAWINGS (Page No.188-192)	
i.	Earthing arrangement
ii.	Number Plate / Circuit Plate
iii.	Danger Plate
iv.	Phase Plate
v.	Anti Climbing Device

CHHATTISGARH STATE POWER TRANSMISSION CO. LTD.

(A Govt. of Chhattisgarh undertaking) (A successor company of CSEB)

TENDER FORM**TENDER SPECIFICATION TR-19/04**

For construction of 132 KV DCDS line from 220/132 KV S/S Kuthrel to proposed 132/33KV Math-Kharora at BeldarSeoni, Dist. Raipur on turnkey basis (Approx. 28 Km. including 07 Km. line on Multi circuit towers)

Tender document SL.No.....*

Issued to M/s..... *

Cost of Tender documents Rs.....

D.D.No.....Dtd.....

Name of Bank

** Not required in case tender document is downloaded*

**Signature & Seal of Issuing Authority
CSPTCL; Raipur**

The undersigned hereby tender and offer (subject to CSPTCL's conditions of tendering), the Chhattisgarh State Power Transmission Company to test and supply, plant, machinery, materials, deliver and execute and do the several works and things which are described or referred to in the enclosures & Annexures to the specification **TR-19/04** copies of which are annexed hereto and which under the terms thereof are to be supplied, executed and done by the contractor in a thoroughly good and workman like manner, and to perform and observe the provisions and agreements or the part of the contract contained in or reasonably to be inferred from the said tender documents for the sum and at the rates set out in schedules annexed hereto.

It is confirmed that:

- (I) Questionnaire for Commercial terms and conditions.
- (II) Questionnaire for Technical specifications of the Equipments, and
- (III) All other conditions wherever described in the tender documents have been replied in full giving clear details. It has been noted that in case any reply is not given or any reply is incomplete/ambiguous the Company will have right to take the same to be advantageous for the Company. Company's decision in this regard will be final. The bidder will have no right to furnish any technical or commercial clarification after opening of the bid which may in any way alter the offered prices.

Dated, this day of

Bidder's Signature**Bidder's Address.**



CHHATTISGARH STATE POWER TRANSMISSION CO. LTD

(A Government of Chhattisgarh Undertaking)

O/o Chief Engineer (Planning & Projects)

Address : Third floor, SLDC Building, Danganiya Raipur-492013.

Website : www.cspc.co.in

Phone 0771-2574209/14/41

Fax:0771-2574246

No.02-04/NIT/ TR-19/03/04/08/169

Raipur/dtd.20.05.2020

NOTICE INVITING TENDER

Sealed tenders are invited from experienced Bidders for taking up the following project on turnkey basis-

Sl. No	Tender No.	Particulars	Cost of Tender Documents (Non-refundable)		Earnest money Deposit	Due date of opening of tender
			Printed Tender form	E-tender form online (Downloaded from website)		
01	TR-19/03	Construction of 132/33 KV Sub-station at MATH KHARORA, Vill: BeldarSeoniDistt: Raipur on turnkey basis.	Rs.5,600/- (including 12 % GST)	Rs 5,900/- (including 18 % GST)	Rs. 5.00 lacs	23/06/2020
02	TR-19/04	Construction of 132 KV DCDS line from 220/132KV S/s Kuthrel to proposed 132/33 KV S/s MATH KHARORA, Vill: BeldarSeoniDistt: Raipur on turnkey basis. (Appr. 28 Kms).	Rs.5,600/- (including 12 % GST)	Rs 5,900/- (including 18 % GST)	Rs. 5.00 lacs	24/06/2020
03	TR-19/08	Construction of 132/33 KV Sub-station at Chhawani, (Bhilai), Distt: Durg on turnkey basis.	Rs.5,600/- (including 12 % GST)	Rs 5,900/- (including 18 % GST)	Rs. 5.00 lacs	25/06/2020

SCOPE OF WORK: The scope of specification includes -

- All civil works associated with construction of EHV sub-station including construction of foundation, cable trench, control room building, water supply arrangements & road etc. along with supply of cement, steel and other construction material.
- All designing & drawing of sub-station including supply of galvanized steel structures as per CSPTCL's design, all equipments/material including 63/40 MVA Power transformer (Except 132KV CT & 132KV PT) & all other material conforming to relevant I.S.S./International Standards as per tender specification & as approved by CSPTCL, required for construction of sub-station
- All associated control room activities viz. cable termination, wiring, testing and commissioning and also commissioning of various outdoor equipments including power transformers etc.

- (iv) Supply of testing equipments, T&P, furniture etc.
- (v) Erection, Testing, Commissioning of individual equipments, energization of complete substation and handing over of the same to CSPTCL complete in all respect and satisfactory conclusion of the contract within the stipulated time limit.
- (vi) The tender will be considered as in-divisible composite Works Contract in totality.

NOTE:-

- i) In case any of the above date is declared as holiday, then the particular date will automatically get shifted to next working day.
- ii) Any notice for extension of due date of tender opening shall not be published in newspapers. It will be displayed only on official website of the company.

TERMS AND CONDITIONS:-

- (i) The tender documents can be obtained from the office of the ED/CE (Planning & Project) in person on payment of cost of tender document in the form of D.D. only made out in the name of MANAGER (RAO : HQ), CSPTCL, Raipur accompanied with firm's application on its letter head. If tender document is required by post, Rs.280/- (i.e., 250/- + 12% GST) shall be paid by D.D. additionally along with the cost of documents. If more than one tender document is required, separate DDs should be furnished for each tender. CSPTCL shall not be responsible for any postal delay in receipt/ non-receipt of tender documents. No receipt of tender shall be issued in any case.
- (ii) The tender document can also be downloaded from official website of CSPTCL "www.cspc.co.in" (go through Chhattisgarh State Power Transmission Co. Ltd. - Tender Notice) and Rs 5900/- (i.e. Rs 5,000 /- + 18 % GST) in form of DD in favour of Manager (RAO: HQ), CSPTCL, Raipur payable at Raipur should be submitted along with cost of Earnest Money Deposit (EMD) in separate envelope. The envelope containing DDs towards cost of tender document & EMD should be suitably super scribed "DDs containing cost of tender document and EMD". The details of DDs should be mentioned on the outer side of the envelope also. Please note carefully that in absence of aforesaid requisite tender fee, further bid shall not be considered for opening.
- (iii) Tender documents and the detailed specification can be obtained on any working day one day prior to the due date. The tenders duly filled in shall be dropped/get dropped in the specified tender box up to 15:00 Hrs. on the due date. Any other means of delivery shall not be accepted. No receipt of tender shall be issued in any case. The tender box shall be locked/sealed at 15:00 Hrs. on the due date and shall be opened at 15:30 Hrs. on the same date.
- (iv) After publication of NIT & before the date of opening of TC Bid, corrigendum/ other information (if any) shall be displayed on our official website only. The bidders are requested to remain in contact with this office or visit our website for any development/ clarification/amendment issued subsequently.
- (v) CSPTCL reserves the right to accept or reject any or all the offers, in part or full without assigning any reason whatsoever.

Website: - www.cspc.co.in/csptcl

Chief Engineer (Planning & Projects)
CSPTCL: Raipur

SCOPE OF THE SPECIFICATIONS

GENERAL:-

1. In the transmission system of Chhattisgarh the **construction of 132 KV DCDS line from 220/132 KV S/S Kuthrel to proposed 132/33 KV S/S Math-Kharora at BeldarSeoni, Distt. - Raipur (Approx. 28 Km. including 07 Km. line on Multi circuit towers)** is required to be constructed **on turnkey basis.** *This 132 KV DCDS line is required to be constructed on 132 KV DCDS line (Approx. 21 Km) and 132 KV Multi Circuit line (Approx. 7 Km) on turnkey basis.* The specification covers the supply of fabricated galvanised towers materials along with its accessories. The work involves fabrication, galvanising and delivery of towers and complete construction of **132 KV DCDS line and 132 KV Multi Circuit lines** mentioned above for total length **28 Km (Approx)** on Turn Key Basis including Supply of Conductor, Ground wire, G.I. Towers, supply of all line materials i.e. G.I. Bolts & Nuts, spring washer, galvanized earthing rods with clamps, danger board, number plate, phase plate, Anti-climbing Devices (Including fixing arrangements and barbed wires), conductor and ground wire accessories, insulators, stringing hardware etc. and complete construction i.e. **reconnaissance survey, preliminary survey, route alignment, detailed survey, check survey, stub- setting, erection of towers, stringing of the line, etc.** required for turnkey project. Cement and reinforcement steel, metal, sand for foundation of towers shall also be provided by the bidder. The details of work and technical specifications are given in various sections of this specification.
2. CSPTCL shall provide structural drawings and Bill of Materials of 132 KV towers and extensions to the contractor along with foundation drawings after placement of award in sequence, suiting the project requirement. The contractor shall prepare Workshop drawings for fabrication of towers promptly. Before taking up the mass fabrication, the contractor will fabricate proto tower and offer the proto assembly for inspection. Proto assembly of tower shall be inspected by CSPTCL's authorized representative.
3. Bidders are required to quote rates for all materials and works as detailed in the specification. They shall furnish full particulars as called for in addition to filling and completing the Annexure of this specification.
4. All the line materials viz; ACSR conductor, ground wire, EHV Line tower, disc insulators, Stringing Hardware & accessories etc. required for completion of the line shall be supplied by contractor and should be considered for assessing the total of insurance cover.
5. The rates quoted for concreting should include the cost of Cement, Metal, Sand, Water & curing, backfilling etc. Similarly, the rate of reinforcement will include the cost of materials also.
6. The general conditions of tendering and commercial conditions for supply of G.I. Towers & other line materials and erection of the transmission line have been specified in the tender.
7. Bidder shall submit his offer taking into consideration that the design details of towers/ extensions shall be provided by CSPTCL and design rights shall strictly remain with CSPTCL.
8. Completion Period: -The work for construction of 132 KV DCDS line from 220/132 KV S/S Kuthrel to proposed 132/33 KV S/S Math-Kharora at BeldarSeoni, Distt. - Raipur (Approx. 28 Km.) covered under this specification **should be completed in 12 (Twelve) calendar months including rainy season from the date of order.** The contractor shall ensure to complete the work of line within aforesaid stipulated period.

PRE-BID QUALIFICATIONS

(i) **SCOPE OF WORK:-** Turn Key contract for supply of all line materials such as GI towers, Conductor, Transmission Line accessories etc. & complete **construction of 132 KV DCDS line from 220/132 KV S/S Kuthrel to proposed 132/33 KV S/S Math-Kharora at BeldarSeoni, Distt.-Raipur (Approx. 28 Km. including 07 Km. line on Multi circuit towers)** is required to be constructed on turnkey basis.

(ii) **TERMS & CONDITIONS:-**

1. Galvanised Towers & associated materials are to be supplied by the contractor as per drawing & design of CSPTCL.
2. The ACSR Panther Conductor and 7/3.66mm Ground wire, the stringing hardware, accessories and insulators, GI Nut Bolts, spring washers etc. required for the above works would be supplied by the Contractor as per relevant/ latest I.S.S.

3. **PRE-QUALIFYING REQUIREMENTS:-**

The bidder shall comply with the following requirements along with the offer:-

3.1 **FINANCIAL CRITERIA OF PQR :-**

- i) **Net Worth:-** Net Worth of the sole bidder/each partner of joint venture (JV)/ consortium for each of the last three Financial Years (2016-17, 2017-18& 2018-19) should be positive.

Net worth means the sum total of the paid up capital and free reserves (excluding reserves created out of revaluation) reduced by aggregate value of accumulated losses (including debit balance in profit and loss account for current year) and intangible assets.

- ii) **MAAT :-** The sole bidder/partners of joint venture (JV)/consortium collectively must have minimum average annual turnover (MAAT) for best 3 years out of last 5 financial years (FY 2014-15, 2015-16, 2016-17 , 2017-18& 2018-19) equal to **Rs.29.52Cr.** Self-attested copies (i.e., copies attested by authorised signatory of the tender) of the audited Balance Sheets and profit & loss accounts for last 5 years of sole bidder/each of the partners of the joint venture should be furnished in support, duly certified by chartered accountants of the firm. For calculation of turnover, other income indicated in balance sheet shall not be taken into account.

In case of joint venture/consortium, the lead partner should meet not less than **Rs.17.71Cr** of minimum financial criteria regarding turn over requirement. The other partner should meet not less than **Rs.7.38Cr.** of minimum financial criteria regarding turn over requirement. Both the partners of joint venture/consortium shall collectively meet the minimum financial criteria.

- iii) **Liquid Assets:-** The bidders (sole bidder/ members of joint venture collectively) shall currently have liquid assets (LA) or/and evidence of access to or availability of credit facilities of not less than **Rs.4.92Cr.**

A certificate of Chartered Accountant indicating details (break up) of available liquid assets should be furnished in support of this. *Liquid assets would include cash (and equivalents), bank deposits, securities that can be freely traded and receivables which has general certainty of getting received.*

As regards certificate pertaining to evidence of access to or availability of credit facilities, a certificate from their banker(s) {as per Annexure-29} indicating various fund based / non fund based limits sanctioned to the bidder/ JV Partners and the extent of utilisation as on date. **Such certificate should have been issued not earlier than 3**

months prior to the date of bid opening. Wherever necessary, CSPTCL may make queries with the bidder's banker.

In case bidder is a holding company, the Financial Position criteria referred above (i.e., Net-worth, MAAT & LA), shall be that of holding company only (i.e. excluding its subsidiary/group companies)

In case bidder is a subsidiary of a holding company, the Financial Position criteria referred above, shall be that of subsidiary company only (i.e. excluding its holding company).

Note :- For the instant tender, the turnover of last 5 financial years i.e. 2014-15, 2015-16, 2016-17, 2017-18& 2018-19 shall be considered for calculation.

- iv) The sole bidder/partners of joint venture (JV)/consortium (each partner of JV) shall give self attested copy (i.e copy attested by authorised signatory of the tender) duly certified by CA that:-
- a) The sole bidder/partners of joint venture (JV)/consortium should have discharged all its payment obligations (principal/interest) on outstanding debentures (i.e. debentures which have not yet been redeemed), if any and no such payments as on **31.12.2019** should be outstanding / overdue.
 - b) The sole bidder/partners of joint venture (JV)/consortium should not be presently in default in payment of any bank loan or interest thereon for more than three months or any loanaccount of the bidder should not have been classified as NPA (Non performing assets) by the creditor/ lending bank, as on date of issue of NIT.
 - v) The sole bidder/partners of joint venture (JV)/consortium should not be debarred/blacklisted by Bank/State Govt/Central Govt./State PSU/CPSU/SEB/public utility as on date of issue of NIT. A declaration in this regard shall be furnished by the bidder.

However, the bid may not be considered for further processing in following cases also:-

- i) If sole bidder/partners of joint venture (JV)/consortium is debarred/blacklisted by Bank/State Govt./Central Govt./State PSU/CPSU/SEB/public utility up to date of opening of price bid of the instant tender.
- ii) If a case comes to notice regarding submission of forged/fake document in any other tender under process in CSPTCL up to date of opening of price bid of the instant tender.
- vi) All the documents / statements / attachments / information submitted by the sole bidder/partners of joint venture (JV)/consortium in proof of the qualifying requirements must be authentic / genuine /correct and in case, any of the said documents / statements / attachments / information are found to be false / fake / misleading, the bidder will be disqualified and action will be taken against the bidder as per relevant provisions of the tender. A declaration in this regard (as per prescribed **Annexure A-38**) shall be furnished by the sole bidder/ each partner of JV (separately).
- vii) The sole bidder/ each partner of JV should not be under process of insolvency or liquidation as on the date of issue of NIT and a certificate in this regard shall be furnished by the bidder. Even if at a later date up to finalization of tender if it comes to the notice of CSPTCL that the sole bidder/ any partner of JV has been going through the process of insolvency or liquidation, their bid will be rejected.

3.2 TECHNICAL EXPERIENCE CRITERIA OF PQR :-

Sole bidder or Joint Venture / consortium bidder

- (A) **Project Capability:** - Sole bidder or Joint Venture(JV)/consortium bidder should have constructed & commissioned at-least following Transmission line on turnkey basis during last 5 years i.e. FY 2014-15 to FY 2018-19 (between 1st Apl'2014& 31st March'2019) against order issued by the following Indian entities :-

- (i) Power utilities owned and controlled by Central or State Govt., **Or**
(ii) PSUs, **Or**
(iii) Govt. organizations'

- At-least **100%** of route length (i.e., **100%** of tendered route length) of 110 KV (or above voltage class) Transmission line (cumulative) **OR 25km** of route length of 110KV (or above voltage class) transmission line (cumulative), *whichever is higher*, on turnkey basis. The date of order should not be older than 7 years from the date of issue of NIT of the instant tender.
- The above line should be in successful operation for minimum 1 (one) year from the date of its commissioning as on date of issue of NIT of the instant tender.

The bidder shall submit detailed order copies & Performance certificate for satisfactory operation of transmission line issued by the Power Utilities or User Agencies in the name of participating bidder, indicating date of commencement of work and its commissioning.

The word "Commissioning" here means of energization of Transmission line duly certified by concerned power utility.

Note:-

- In case of Sole bidder, the experience of the bidder shall be that of "Sole bidder" or "any one of the partner of the Joint Venture/ consortium" in the projects executed by them earlier.
- In case the bid is submitted by JV / consortium, either of the JV i.e., the "Lead partner" or the "Other partner" should meet the requirement as required for sole bidder.

The experience of any one of the partners of the joint ventures / consortium (lead partner or other partner) meeting the above 'Project Capability' criteria shall either be as "Sole bidder" or "any one of the partner" of the Joint Venture/ consortium" in the projects executed by them earlier.

(B) Manufacturing facilities:-

The sole bidder or any one of the partners of the joint venture/consortium (lead partner or other partner) should have its own manufacturing and galvanizing facilities for the transmission line tower and should have fabricated and galvanised at least **715MT** transmission line tower per year during last three financial years (2016-17, 2017-18&2018-19).

OR

The sole bidder or any one of the partners of joint venture / consortium (Lead partner or other partner) should have its own manufacturing and galvanizing facilities for transmission line tower and should have fabricated and galvanised at least **429MT** per year during last three financial years (2016-17, 2017-18&2018-19) and the bidder must furnish an undertaking from tower manufacturer in a prescribed format given in the Annexure A-22 in the bid, to outsource balance quantity of **286MT** transmission line towers from them.

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The sole bidder or any one of the partners of joint venture / consortium (Lead partner or other partner) should have assured access from tower manufacturers meeting the requirements i.e. **715MT** per year for last three financial years (2016-17, 2017-18&2018-19). A Joint deed of undertaking with the manufacturer(s) in a prescribed format given in the Annexure A-34 in the bid should be furnished with the technical bid.

The bidder is required to furnish self attested documentary evidence for meeting the criterion mentioned above.

Bidders may note that evaluation of various pre-qualifying experience criteria shall be done on the basis of documents / certificates submitted by the bidder, for which responsibility to furnish essential authentic, genuine & correct documentary proof / statements / attachments / information etc., entirely rests on the participating bidder(s). CSPTCL will not be responsible if the bid is considered non-responsive and rejected in the absence of such documentary proof.

3.3 PRE-CONTRACT INTEGRITY PACT: - The bidder shall have to submit pre contract integrity pact in the format enclosed as Annexure A-31 on non judicial stamp paper worth Rs.300/- duly signed by the bidder for the project along with techno commercial bid. The validity of this integrity pact shall be from the date of its signing and extended up to 2 years or the complete execution of the contract to the satisfaction of both the Buyer and the Bidder/Seller, whichever is later. In case Bidder is unsuccessful, this Integrity Pact shall expire after six months from the date of the signing of the contract.

4. OTHER ELIGIBILITY CRITERIA:-

- i) **Sole bidder** or joint venture / consortium (not more than 2 firms) shall be eligible to participate in the tender.
- ii) The sole bidder / lead partner of the joint venture / consortium should submit a certified copy of 'A' class electrical contractor license issued by **C.G. AnugyapanMandal /CG State licensing Board** along with his offer and the license should be valid as on the date of opening of tender **OR** the bidder shall furnish an Undertaking to submit 'A' class electrical contractor license issued by C.G. AnugyapanMandal / CG State licensing Board within 30 days after issue of Letter of Award (LOA).
- iii) The sole bidder/lead partner of the joint venture/consortium should have EPF code number allotted by EPF Commissioner and copy of same should be submitted with the TC Bid.
- iv) The sole bidder/joint venture or consortium partners should collectively have adequate tools & plants, financial and technical resources and infrastructure backed with qualified agencies to execute the work properly and expeditiously within the specified time frame. A declaration in this regard shall be submitted in the Annexure-14.
- v) Power of attorney issued to legally authorized signatory should be submitted in the TC bid.
- vi) Those bidders which are not registered under GST shall not be allowed to participate in the tender.
- vii) Detailed information on any litigation or arbitration arising out of contracts completed or under execution by it over the last five years (counted from the date of bid submission) shall be provided in **Annexure-20**. A consistent history of awards involving litigation against the bidder or any partner of JV may result in rejection of bid.

In case of Joint Venture (JV)/Consortium, the following conditions shall also apply:-

- (i) No bidder/member of a JV/consortium can participate in more than one bid.
- (ii) One of the partners shall be nominated as lead partner and the joint venture/consortium shall be represented by Lead Partner. An agreement for authorizing one partner to act as "Lead partner" in **proforma 37** (Form of Power of attorney for Joint Venture) signed by legally authorized signatories of both the partners on judicial stamp paper duly attested by Public Notary with seal and revenue stamp affixed thereon should be submitted with the technical

bid. The “Lead Partner” shall be authorized to incur liabilities and receive instructions for and on behalf of any and all partners of the Joint Venture/Consortium. The “lead partner” shall be responsible for timely execution & completion of all the activities. Entire execution of the contract shall be done by the “Lead Partner” and payment under the contract shall be received by the “Lead Partner” on behalf of the Joint Venture/Consortium as per power conferred to him in the Power of Attorney. All the correspondences etc. shall be done exclusively with the “lead partner”. The bid document should have been purchased and submitted by the “Lead Partner” only.

- (iii) The partners of the Joint Venture/Consortium shall be liable jointly and severally for the execution of the Contract in accordance with the Contract terms, and a statement to this effect shall be included in the authorization mentioned under (ii) above as well as in the Bid Form and in the Contract Form (in case of a successful bid). The lead partner shall be authorized to incur liabilities and receive instructions for and on behalf of all the members.
- (iv) The agreement entered into, signed by the Joint Venture/Consortium partners, shall be submitted with the bid. Original copy of JV Undertaking in **proforma-36** (form of undertaking by the Joint Venture Partners) on judicial stamp paper duly attested by Public Notary with seal and revenue stamp affixed thereon indicating joint and several liabilities among the parties to the Joint Venture should be provided with the bid. No joint venture will be accepted after submission of the tender bid. The joint venture/consortium shall remain valid for entire contractual period and the same shall be mentioned in the agreement. In case of any breach of contract by any of the joint venture/consortium partners during execution of the contract, the same shall be deemed to be default by both the partners. It will be the sole discretion of CSPTCL to allow the other partner to complete the work or to terminate the total contract.
- (v) The bid shall be signed so as to be legally binding upon both the partners of the joint venture/consortium. The non-judicial stamp paper shall be purchased in the name of joint venture and the date of purchase should not be later than six months of date of execution of the undertaking/ agreement shall be signed on all the pages by authorized representatives of each of the partners and should invariably witnessed.

Although details presented in this tender specification have been compiled with all reasonable care, it is the responsibility of the bidder to satisfy himself that the information given in each section are adequate and there are no conflicts between various clauses/sections/specifications. The clarification/ decision of the Executive Director / Chief Engineer (Planning & Projects) shall be final and conclusive.

- (vi) **“EXTREMELY IMPORTANT” ‘Bidder to note this to avoid bid rejection’ :-**
It will be the sole responsibility of the sole bidder/partners of joint venture (JV)/consortium bidder to make sure that all the documents required as per tender are submitted along with bid on or before due date of tender. The bid submission date is cut-off date of submission of all the documents required as per tender and every bidder must adhere to this dead line. No additional documents will be allowed after bid submission.

If a bidder has quoted “NIL” deviations in Annexure-9 (deviation from technical specifications/ conditions) and Annexure-19 (deviation from commercial conditions) this will have an overriding effect on any other conditions noted as deviations elsewhere in the bid.

Please note that in case of any of the required document is not submitted along with the bid, the bid will be rejected without any further correspondence in the matter.

SECTION – I**INSTRUCTIONS TO BIDDERS**

1.01 Sealed Tenders in duplicate on two part basis (each complete with all details in the manner specified together with drawings, test reports, descriptive literature if any) and declaration form duly signed by bidder are to be dropped in tender box placed in the office of the Chief Engineer (Planning & Projects), Chhattisgarh State Power Transmission Co. Ltd., Dangania Raipur, for this particular tender No.**TR-19/04** in double sealed cover & super scribed on each of the covers the relevant tender specification number and due date of opening as indicated in the “Notice Inviting Tenders”.

In case, the tender is sent through post / courier, it will be responsibility of the bidder to drop/ get dropped the tender in the tender box. Receipt of tenders shall not be given in any case. The tender should be dropped before or up to 3.00 pm on due date of submission. Tender box shall be sealed at 03.00 pm and in no case tenders shall be allowed to be dropped in the tender box after 03.00 pm.

1.02 The Specification is divided into five Sections: -

Part-I Techno Commercial

- (i) Section - I Instruction to Bidders,
- (ii) Section-II General Conditions of Contract,
- (iii) Section- III Commercial Conditions
- (iv) Section-IV Technical Conditions
- (v) Section-V Annexures & Formats

Part II Price bid formats.

1.03 Tenders will be opened in the office of C.E. (Planning & Projects), **CSPTCL**, Dangania, Raipur(CG) 492013, in the presence of bidders or their authorized representatives (limited to two persons only with a valid authorization from their employer). At the time of opening, the techno-commercial bid and other relevant details will be read out. Price bid of successful Techno commercial; bidder would be opened at a later date with due information to the successful bidders.

1.04 The bidder may deviate from the specification while quoting if in his opinion such deviation is in line with the manufacturer’s standard practice and conducive to a better and more economical offer. All such deviations should however be clearly indicated giving full justifications for such deviation in separate sheet(s) under “Deviations” title in annexure.

1.05 Only those who have purchased the copy of relevant Specification No.**TR-19/04** or downloaded from CSPTCL’s official website (Alongwith cost of document) can submit their tender. Tenders submitted by others will be rejected.

1.06 The **CSPTCL** reserves the right to reject the lowest or any other tenders or all tenders without assigning any reason whatsoever, if it is considered expedient in the overall interest of **CSPTCL**.

1.07 The tender should be in two parts, Part – I for techno-commercial details in DUPLICATE and Part – II for prices in DUPLICATE. The tenders shall be submitted in two parts and should be enclosed in sealed cover both addressed to the Chief Engineer (Procurement & Projects), **CSPTCL**, Dangania, Raipur (CG) 492013. Covers should be sealed and super scribed with tender specification No.**TR-19/04** and date of opening. Tenders being submitted must be signed by a person holding a power of attorney authorizing him to do so. The notarized copy of power of attorney should be furnished. Tenders submitted on

behalf of company registered under Indian Companies Act shall be signed by person duly authorized to sign the tender on behalf of the company and shall be accompanied by notarized copy of resolution / abstract of Article of Association/ special or general power of attorney.

- 1.08 The bidders are required to submit tenders in the following manner. All documents / information of tender as described below shall be placed in a sealed cover containing four separate sealed covers as mentioned below :-

In certain cases confusion takes place regarding furnishing of earnest money since the Envelopes are not properly super-scribed and sealed by the tenderer. It is therefore intimated that FIVE envelopes as under are to be submitted.

- a) Envelope - I:-This envelope should contain a covering letter with earnest money along with tender form in original. The cover of envelope should be suitably super-scribed with **“Earnest Money and cost of tender document” should contain the Banker’s cheque / demand draft and Goods & Service Tax (GST) Registration Certificate.** The envelope should be sealed properly.

In case, the tender has been download from CSPTCL’s official website, the required cost of tender document in the form of MICR DD drawn in favour of Manager (RAO:HQ), CSPTCL, Raipur (C.G.) should also be kept inside this envelope. Please note that in case the cost of tender document & Goods & Service Tax (GST) Registration Certificate is not furnished with the tender, further bids shall not be opened.

- b) Envelope - II: - This envelope should contain the Pre Qualification requirements in DUPLICATE with detailed order copy of work executed and their completion certificate.
- c) Envelope - III:- This envelope should contain the Technical Bid and Commercial Bid complete in all respects, Pre-contract integrity pact (Annexure-31) and copy of unpriced / unfilled price bid schedule (Schedule A-1, A-2 & A-3 of tender) in DUPLICATE. In case of difference in original and duplicate bid, the contents of original bid will be taken in to account.
- d) Envelope-IV:- This envelope should contain the Price Bid in DUPLICATE, complete in all respects (Price Schedule A-1, A-2 & A-3 of tender).
- e) Envelope - V: - This large envelope should contain all the above four envelopes.

Any envelope apart from the above mentioned envelopes shall not be entertained.

Discount (if any) offered by the bidder should be kept inside the envelope No.IV. No discount offer shall be considered which is pasted or stapled/enclosed outside the price bid envelope for the purpose of evaluation and comparative statement.

Any envelope apart from the above mentioned envelopes shall not be entertained.

- (ii) All the envelopes shall be addressed as under:-
Chief Engineer (Palnning& Project),
Chhattisgarh State Power Transmission Company Limited,

(A Successor Company of CSEB), DANGANIA – RAIPUR 492013

- (iii) The outer main envelope containing the above envelopes shall bear the following identification:-

“Tender No.**TR-19/04** for Fabrication, Galvanising&Supply of Towers & other line materials and complete erection of **construction of 132 KV DCDS line from 220/132 KV S/S Kuthrel to proposed 132/33 KV S/S Math-Kharora at BeldarSeoni, Distt. - Raipur (Approx. 28 Km.)**is required to be constructed on turnkey basis. The words “**DO NOT OPEN BEFORE -----**”(date of Bid opening) should also appear on it.

- (iv)The outer and inner envelopes shall also indicate the name and full mailing address of the Bidder to enable the Bid to be returned unopened in case it is declared “Late” or otherwise not acceptable.

In case the above instructions are not followed properly and any of their envelope is not available for inspection and opening, no representation at due time of tender opening shall be accepted and such offers shall not be opened.

1.09 Tenders received after due date and time shall not be opened.

1.10 Telegraphic or FAX tenders shall not be accepted under any circumstances.

1.11 EARNEST MONEY DEPOSIT:-

The tender shall be accompanied by Earnest Money deposit of Rs.5,00,000/- (Rupees Five Lac only).

The Earnest money Deposit shall be offered in one of the following forms subject to the conditions mentioned below:-

- i. Bank Draft to be drawn in favour of “Manager, (RAO:HQ), CSPTCL, Raipur (C.G.)”
- ii. No interest shall be paid on Earnest Money Deposit.
- iii. No adjustment towards Earnest Money Deposit shall be permitted against any outstanding amount with CSPTCL.
- iv. In the case of unsuccessful bidder, the Earnest Money will be refunded after finalization of tender. In case of successful bidder Earnest Money will be refunded only after furnishing security deposit 10% of order value.
- v. Earnest money/ security deposit will be forfeited if the bidder fails to accept the letter of intent or purchase order(s) issued in his favour.
- vi. Tenders not accompanied by Earnest Money shall be disqualified.
- vii. Cost of tender document is non refundable.

1.12 FORFEITURE OF EARNEST MONEY:-

The Bid security is required to protect the **CSPTCL** against the risk of Bidder's conduct, which would warrant the Earnest Money's forfeiture, due to following reasons:

- a) If a Bidder withdraws his Bid during the period of Bid validity specified.
- b) In the event of refusal to accept the Letter of Intent placed by the Purchaser within the validity period.
- c) In the case of a successful Bidder if he fails to sign the various Agreements and fails to furnish Security Deposit as specified in the Tender Specification.

The successful Bidder's Earnest Money will be discharged only after the execution of various Agreements and Security deposit by the Bidder (as specified in this tender Specification).

- 1.13 VALIDITY:-**The tenders should be kept valid for a period of 180 days from the date of opening of the tenders as notified in the tender notice and subsequently amendment thereof failing which the tenders will be rejected.
- 1.14** The contractors are advised to visit the proposed / likely routes of the lines to acquaint himself about topography of the line routes and other details before submitting the bids.
- 1.15** The successful bidder are required to submit the Project License Certificate from Chief Electrical Inspector & Safety / Industrial Relations Officer of Government of C.G. within one month from the date of acceptance of LOI in respect of the said work; otherwise the same is liable for rejection without notice.

1.16 PRICE-BID & ITS EVALUATION :-

Bidders must quote their price in accordance with the specifications and conditions. Any deviation from the above shall be considered as an alternate bid. The bids will be evaluated based on the main offer only.

- i. The tender should be filled either in blue or black ink or preferable type written. For computerised printing the font size shall be at least 10.
- ii. Over-writing shall be avoided.
- iii. Over-writing, erasures and other changes, if any, shall bear the dated initial of the person signing the tender.
- iv. In the event of noticing arithmetical errors viz. multiplication of price & quantity, grand total of total amount etc. these shall be corrected and computation shall be done accordingly.
- v. For evaluation the price mentioned in words shall be taken if there is any difference in figures and words in the price bid.
- vi. **The quoted price should be kept valid for the contractual period/ completion of the project. However the provision of price variation shall be applicable as per the relevant clause of the tender.**
- vii. All columns shall be completely filled up properly and neatly.
- viii. No conditional prices should be quoted.
- ix. The evaluation of price bids shall be done by comparing the Grand total (i.e. Total of all the price bid annexures) quoted by the bidder in price schedule Annex-A-1,A-2 & A-3 of all the items including GST & levies. Based on the comparative evaluation, LOA shall be placed on the L-1 bidder (lowest quoted price for entire project) on final accepted price.
- x. The loading of the items for which the prices are not being quoted by bidder, in such cases, the loading will be done at highest prices quoted amongst the participating bidder. But, while ordering, lowest price amongst the bidders will be considered.
- xi. If the quantity quoted is less than B.O.Q. /or required, for turnkey completion of the job, the loading will be done on the pro-rata basis.
- xii. In case the bidder makes contradictory statement in the Technical & Commercial Bid or for items for which the prices are not being quoted by bidders, loading will be done at highest prices quoted among the participated bidders. But, while ordering, lowest price among the bidders will be offered.
- xiii. All the equipments/material, accessories, including charges for erection & commissioning etc required for construction & commissioning of EHV line have been included in the price schedule i.e. A-1,A-2 & A-3.

- xiv. If there is discrepancy between the Unit Price and the total price that is obtained by multiplying the unit price & Quantity, the Unit Price shall prevail and total price shall be corrected accordingly. If there is discrepancy between words and figures the amount in words shall prevail.
- xv. The prices for supply of line material & construction charges of line should be quoted as per the break up mentioned here under:-
- a) **Supply of Line material:**
The breakup of unit rate, freight and GST should be given in the price bid. Applicable cess @ 1% of the cost shall be borne by the contractor and shall be deducted from each bill for remittance to the concerned government department.
- (b) **Construction charges for line:**
The rates for construction charges should clearly indicate the unit rate and GST. Applicable cess @ 1% of the cost shall be borne by the contractor and shall be deducted from each bill for remittance to the concerned government department. The breakup of taxes should be clearly mentioned. In case of any such ambiguous statement, it will be presumed that rates are inclusive of taxes and no claim for such taxes shall be entertained.
- xvi. The amount of ex-works price, taxes etc. quoted in the price bids shall be rounded-off upto 2 (two) digits of paise and accordingly the calculation shall be done while evaluation.
- xvii. CSPTCL's decision in such cases shall be final.

1.17 **NEGOTIATION OF PRICES:-** CSPTCL reserves the right to hold negotiation with L-1 bidder as deemed necessary. Procedure adopted by CSPTCL for holding negotiation shall be final and binding on all bidders.

1.18 **TIME SCHEDULE & CLARIFICATIONS:-**

In view of the urgency, the date of opening of this tender will not be extended. It is therefore necessary that the tender documents are read by bidders carefully and clarifications, if any, required before furnishing of tenders is promptly obtained. For any delay in this regard, CSPTCL will not be responsible and any request for extension of due date will not be entertained.

1.19 **INCOME TAX CLEARANCE CERTIFICATE:**

Income Tax clearance Certificate may be submitted.

1.20 **CLAIMS FOR ITEMS NOT ENTERED IN THE SCHEDULE OF ITEMS:**

Items shown in the schedule of items are purely for the purpose of indicating the type of work to be carried out and no claim shall be entertained for any item or work executed being not mentioned in the aforesaid schedule.

1.21 **SCHEDULES AND ANNEXURES:**

Annexures giving details of various items are enclosed at the end of the specifications (**section V**). Bidder should consult these annexures before filling the tender.

Forms of schedules are also enclosed in the specifications. Bidders are required to go through the complete specification and consult explanatory notes, before filling in various schedules / annexures.

All the points mentioned in schedules and annexures shall be filled in by the bidders and complete information shall be supplied. Incomplete schedules may make his tender liable for rejection.

1.22 **COMPLETENESS OF TENDER:**

Each section of the tender should be complete and include all associated works not specifically mentioned in the schedule / specification etc. but essential for the completeness of the work. The contractor shall not be eligible for any extra charges in respect of such minor works though not specifically included in the tender or contract schedule.

1.23 **DEPARTURE FROM SPECIFICATION:**

If the bidder wishes to depart from the specification in any respect, he shall draw attention to such points of departure, explaining fully the reasons thereof, so that the relative merits of the proposal may be considered. Unless this is done, the requirement of this specification will hold good. Such departures from specification shall be indicated in respective schedules.

1.24 **QUESTIONNAIRE:**

The questionnaire enclosed herewith (Annexure-10) contain a set of questions, and bidder is requested to answer each and every question clearly and without ambiguity.

1.25 **CHECK-LIST:**

The check list (Annexure-32) in respect of various schedules etc is required to be submitted by the bidder without which the tender will be considered incomplete and liable for rejection. The bidder should submit all schedules duly filled in along with this offer.

1.26 **NATURE OF CONTRACT :-**

It will be composite in nature, which shall consist of reconnaissance survey, preliminary survey, route alignment, detailed survey, Check Survey, Stub Setting, Erection & stringing charges etc., Supply of 132 KV G.I. Towers, Conductor, Earthwire, Disc Insulators, hardware's etc& all other line materials, required for turn-key project.

1.27 **CONFLICTING PROVISIONS:-**

Although details presented in this Tender Specification have been compiled with all reasonable care, it is the responsibility of the Bidder to satisfy himself that the information's given in each section are adequate and that there are no conflicts between various clauses/ sections/ Specifications. In case of any variation, the same may be referred to C.E. (P&P) For clarification / decision before due date of submission. The clarification/ decision of C.E. (P&P) shall be final and conclusive.

1.28 **NON RESPONSIVE BID**

CSPTCL reserves the right to reject any Bid, which is:

- (a) Not accompanied by the Earnest Money as specified above.
- (b) Not received by the due date and time specified.

- (c) In variance with specified terms and conditions.
- (d) If any time, it is found that a material misrepresentation of facts is made or uncovered.
- (e) The Bidder does not respond promptly and thoroughly to the request for supplementary information required for the evaluation of his Bid.
- (f) If the Bidder fails to super scribe on the envelope containing the Bid, the details of Earnest Money deposited by him, the Purchaser shall not accept any responsibility and the offers received shall be rejected and shall be returned to the Bidders.

1.29 **TERMINATION:-**

In the event of any breach of the terms of the order, the CSPTCL reserves the right to:-

- (i) Cancel the order for part or whole of the materials yet to be supplied or work to be executed on the risk & cost of contractor without any liability on CSPTCL.
- (ii) To purchase elsewhere or to execute the work with other agency on the risk & cost of the contractor, part or whole of the materials so affected or work to be executed without any liability on CSPTCL.

1.30 **INTEGRITY PACT:** - The bidder shall have to submit pre-contract integrity pact in the format enclosed as **Annexure-31** on non-judicial stamp paper worth Rs. 300/- duly signed by the bidder along with the Techno-Commercial bid. The validity of this integrity pact shall be from the date of its signing and extended up to 2 years or the complete execution of the contract to the satisfaction of both the Buyer and the Bidder/Seller, whichever is later. In case Bidder is unsuccessful, this Integrity Pact shall expire after six months from the date of the signing of the contract.

Although details presented in this tender specification have been compiled with all reasonable care, it is the responsibility of the bidder to satisfy himself that the information given in each section are adequate and there are no conflicts between various clauses/sections/specifications. The clarification/decision of the ED/CE (Planning& Projects) shall be final and conclusive.

1.31. **UNSATISFACTORY PERFORMANCE (Debarred/ blacklisted):-**

The bidder(s) who have been debarred/ blacklisted for future business with CSPTCL/ or any other successor power companies of erstwhile CSEB, or found to be violate any provision(s) contained in the tender document during any stage of bid or during pre contract stage, their bid shall not be considered for further evaluation and the bidder can be disqualified from tender process or the contract, if already awarded, can be terminated for such reason.

SECTION- II
GENERAL CONDITIONS OF CONTRACT

2.01 DEFINITION OF TERMS:-

In writing these General Condition of Contract, the specification and bill of quantity, the following words shall have the meaning hereby indicated, unless there is something in the subject matter content inconsistent with the subject.

- “CSPTCL.” shall mean the CHHATTISGARH STATE POWER TRANSMISSION CO. LTD. represented through the Chief Engineer (P&P), Raipur.
- The purchaser/owner shall mean the CHHATTISGARH STATE POWER TRANSMISSION CO. LTD. (CSPTCL).
- “The Engineer In Charge” shall mean the Engineer or Engineers authorized by the Chief Engineer (P&P) for the purpose of this contract.
- “CSPTCL Engineer” shall mean an Engineering person or personnel authorized by the CSPTCL to supervise and inspect the material and construction of the Line.
- “The Contractor” shall mean the successful bidder awarded with the contract or their successors and permitted assigns.
- “Contract Price” shall mean the sum named in or calculated in accordance with the provisions of the contract as the contract price.
- “General Conditions” shall mean these General Conditions of Contract.
- “Specification” shall mean the specification annexed to these General Conditions of Contract and shall include the Schedules and drawings attached thereto or issued to the contractor as well as all samples and patterns, if any.
- “Tower” shall mean the design and type tested tower to be supplied by the contractor.

2.02 CONTRACT DOCUMENT:-

The term “Contract” shall mean and include the General Conditions, specifications, Annexures, drawings, work orders issued against the contract Annexures of price or the final general conditions, any special conditions applying to the particular contract specification and drawings and agreement to be entered into. Terms and conditions not here in defined shall have the same meaning as assigned to them in the Indian Contract Act falling that in the C.G. Act.

2.03 MANNER OF EXECUTION: -

- a) The manner of execution shall be such that the supply of materials reach the site in a phased manner as per the site progress after due approval from this office. Erection of the 132 KV LINE shall be carried out in an approved manner as outlined in the technical specification or where not outlined, in accordance with latest relevant Indian Standard Specification, to the reasonable satisfaction of the Engineer.
- b) The contractor shall within 15 days after the date of acceptance of letter of intent submit to the Engineer, a detail program for the execution of work for his consent. The contractor shall whenever required by the Engineer also provide in writing for

his information if general description of the arrangements and methods which the contractor proposes to adopt for the execution of the work.

- c) If at any time it should appear to the Engineer that the actual progress of works does not conform to the program to which consent has been given under **clause 3.05 & 3.09**, the contractor shall produce at the request of the Engineer a revised program showing the modifications to such program necessary to ensure completion of the works within the time of completion.

2.04 VARIATION, ADDITIONS & OMISSIONS:-

The **CSPTCL** shall have the right to alter, amend, omit, or otherwise vary the quantum of supply / erection work, by notice in writing to the contractor. The contractor shall carry out such variation in accordance with the rates specified in the contract so far as they may apply and where such rates are not available; those will be mutually agreed between the **CSPTCL** and the contractor.

2.05 INSPECTION DURING ERECTION:

The Engineer In Charge or his authorized representative(s) shall be entitled at all reasonable times to inspect and supervise and test the materials / works of Lines. Such inspection will not relieve the contractor from their obligations under this contract.

2.06 CONTRACTORS DEFAULT LIABILITY:

The **CSPTCL** may upon written notice of default to the contractor terminate the contract in circumstances detailed here under:-

(I) If, in the judgment of **CSPTCL**, the contractor fails to

- (i) Complete the contractual formalities within the time specified in the contract agreement or within the period for which extension has been granted by **CSPTCL** to the contractor and / or

(ii) Comply with any of the provisions of this contract.

CSPTCL under the provisions of this contract shall take one or more of the following penal actions:-

- (a) Terminate the contract
 (b) Forfeiture of security deposit, if available or EMD.
 (c) Debar the firm for future business with **CSPTCL** for a period of two years from the date of issue of letter to this effect.
 (d) This debarring may be applicable in respect of other Chhattisgarh State Power Companies also as may be decided by their management.
- (II)** In case the contractor fails to commence the work within the reasonable period as decided by **CSPTCL** or fails to complete the works within the contractual completion period or the progress is not commensurate with the time period provided for completion of entire project or within a period for which extension has been granted by **CSPTCL**, one or more of following penal actions may be taken by **CSPTCL** against the contractor.

- (a) Terminate the contract.
 (b) Forfeiture of security deposit, if available or EMD.
 (c) Debar the firm for future business with **CSPTCL** for a period of two years from the date of issue of letter to this effect.
 (d) This debarring may be applicable in respect of other Chhattisgarh State Power Companies also as may be decided by their management.
 (e) The payment of pending RA bills of the instant contract shall be withheld.

- (f) The payment of pending RA bills of the other running contracts shall also be withheld.
- (III) In case the work of construction of line is not completed in accordance to relevant clause of the tender “completion of work” and CSPTCL does not terminate the contract, the contractor shall continue to execute the work, in which case he shall liable to CSPTCL for deduction of liquidated damages for delay as per relevant clause of this contract until the line is completed.

2.07 FORCE MAJEURE:

The contractor shall not be liable for any penalty for delay or for failure to perform the contract for reasons of FORCE MAJEURE such as acts of God, acts of public enmity, act of Government, cyclones, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes provided that the contractor shall within 10 (ten) days from the beginning of such delay notify the CSPTCL in writing of the cause of delay and shall also submit evidences in this regard. The CSPTCL shall verify the facts and grant such time extension as facts justify.

If progress is delayed at any time during the term or extended term of this contract by strikes, lockouts, fire accident, delay in approval of drawings, ROW issues, force majeure conditions or any cause whatsoever beyond the control of the contractor, a reasonable extension of time shall be granted.

2.08 REJECTION OF WORKS:

In the event of any of the material supplied/work done by the contractor is found defective in material or workmanship or otherwise not in conformity with the requirement of this contract specification, the CSPTCL shall either reject the material and/or work and request the contractor to rectify the same. The contractor on receipt of such notices rectify or replace the defective material and rectifies the work, free of cost. If the contractor fails to do so the CSPTCL may:

- a) As its option replace or rectify such defective materials and/or works and recover the extra cost so involved from the contractor plus fifteen percent from the contractor and/or terminate the contract for balance work/supplies with enforcement of penalty as per contract.
- b) Defective materials/workmanship will not be accepted under any conditions and shall be rejected outright without compensation. The contractor shall be liable for any loss / damage sustained by CSPTCL.

2.09 JURISDICTION OF THE HIGH COURT OF CHHATTISGARH:

Suits, if any, arising out of this contract shall be filed by either party in a Court of Law to which the jurisdiction of the High Court of Chhattisgarh extends.

2.10 CONTRACTORS RESPONSIBILITY:

Notwithstanding anything mentioned in the specification or subsequent approval or acceptance of the Line by CSPTCL, the ultimate responsibility for satisfactory performance of the Line shall rest with the contractor.

2.11 NON-ASSIGNMENTS:

The contractor shall not assign or transfer the work orders issued as per this contract or any part thereof without the prior approval of CSPTCL.

2.12 CERTIFICATES NOT TO AFFECT RIGHTS OF CSPTCL:

The issuance of any certificate by CSPTCL or any extn. of time granted by CSPTCL shall not prejudice the rights of CSPTCL in terms of the contract nor shall this relieve the contractor of his obligations for due performance of the contract.

2.13 SETTLEMENT OF DISPUTES:

- a) Except as otherwise specifically provided in the contract, all disputes concerning question of fact arising under the contract shall be decided by CSPTCL provided a written appeal by the contractor is made to CSPTCL. The decision of CSPTCL shall be final to the parties hereto.
- b) Any disputes or difference including those considered as such by only one of the parties arising out of or in connection with this contract shall be to the extent possible be settled amicably between parties. If amicable settlement cannot be reached then all disputes issues shall be settled by Arbitration as provided in this contract.

2.14 ARBITRATION:-

- i) No dispute or difference arising between the contractor and the Owner under or relating to or in connection with the Contract shall be referred to Arbitration unless an attempt has first been made to settle the same amicably.
- ii) Where any dispute is not resolved amicably then such disputes shall be referred to & settled by Arbitration under and in accordance with the provisions of the Arbitration and Conciliation Act 1996 and any statutory modification thereof, by three Arbitrators. One to be appointed by each party and the third to be appointed by the two Arbitrators appointed by the parties at the commencement of Arbitration proceedings and falling agreement between them, in accordance with said Act, the third Arbitrator so appointed shall act as the presiding Arbitrator. The award shall be final and binding upon the parties. The venue of Arbitration shall be Raipur.
- iii) The language of the arbitration proceedings and of all documents and communications between the parties shall be English. Arbitration award shall be speaking, final and binding.
- iv) Notwithstanding anything to the contrary contained herein the work under the Contract shall continue during the pendency of any disputes or differences in Arbitration proceedings and no payment due from the Owner shall be withheld on account of such proceedings except to the extent which may be in dispute and the Owner shall be entitled to make recoveries of amounts, if any, due from the Contractor, as per the provisions of the Contract.

2.15 LAWS GOVERNING CONTRACT:

The contract shall be constructed according to and subject to the Laws of India and jurisdiction of the High Court of Chhattisgarh.

2.16 LANGUAGE AND MEASURES:

All documents pertaining to the Contract including specifications, Annexures / schedules, notice correspondence, operating and maintenance instructions, drawings or any other writings shall be written in English language. The metric system of measurement shall be used exclusively in this contract.

2.17 CORRESPONDENCE:

- a) Any notice to the contractor under the terms of the contract shall be served by registered mail or by hand to the authorised local representative of the contractor and copy by post to the contractor's place of business.
- b) Any notice to CSPTCL shall be served to the ED/CE (P&P), CSPTCL, Dangania, Raipur (CG) 492013 in same manner.

2.18 SECRECY:

The contractor shall treat the details of the specification and other documents as private and confidential and they shall not be reproduced without written authorization from CSPTCL.

2.19 SAFETY PRECAUTIONS:

The contractor shall strictly follow, at all stages of erection of steel structures, the stipulations contained in the latest editions of IS-7205 "Indian Standard Safety code for erection of structural steel work".

2.20 ENGAGEMENT OF WORKERS BY CONTRACTOR:-

- a) The contractor shall at his own expense provide or arrange for the provision of footwear for labour doing cement mixing work which the contractor has undertaken to execute under this contract to the satisfaction of Engineer-in-charge.
- b) Whenever demanded by the Engineer-in-charge the contractor shall submit a true statement showing :-
 - i. Number of Labours employed by him on the work
 - ii. Their working hours
 - iii. The wages paid to them, and
 - iv. The accidents that occurred during the working period of which information required stating the circumstances under which they occurred and the extent of damage and injury caused to them. The contractor should intimate all concerned about any accident & take immediate actions as governed by Rules.

Failure to supply such information or supplying materially incorrect statements may amount to breach of contract. The decision of the Engineer-in-charge shall be determining whether a breach has taken place.

- c) In respect of all labours directly employed in the works of the performance of the contractors part of this agreement the contractor shall comply with or cause to be

complied with all the rules framed by the Government from time to time for the protection of Health and Sanitary arrangement of the workers employed by the contractors.

2.21 CONTRACTOR TO INFORM HIMSELF FULLY

The contractor shall be deemed to have carefully examined the general conditions of specification, schedules and drawings. If he shall have any doubt as to the meaning of any portion of these general conditions or of the specification, he shall before signing the contract set forth the particulars thereof, and submit them to the Engineer in writing, so that doubt may be removed.

2.22 CONTRACT DRAWINGS:-

- a) The CSPTCL will supply the structural drawing and Bill of Material for Stub & cleat, Stub setting templates of DN-2, DN-30, DN-60 and MD-2, MD-30 & MD-60 type tower along with their body extensions.
- b) The CSPTCL will supply all the relevant tower foundation drawings.
- c) The Contractor shall arrange for one number proto-assembly of body extensions / leg extensions to tower type DN-2, DN-30, DN-60 and MD-2, MD-30 & MD-60 for 132 KV line as per site requirement, which shall be inspected by CSPTCL. After successful proto assembly inspection the Contractor shall make reproducible from the given drawings/documents, add the required note for the subject line, change the revision number of the drawing documents and incorporate changes, if required to be made during proto-assembly. The revised drawing/documents (including structural drawings, BOM etc) shall be submitted in four copies and will be finally approved by the CSPTCL.

The mass fabrication shall be taken up from the approved drawings. The overall responsibility of fabricating tower members correctly lies with the Contractor only and the Contractor shall ensure that all the tower members can be fitted while erecting without any undue strain on them.

- d) The drawing for tower accessories like number plate, danger plate, phase plate, anti-climbing device, step bolt, D-shackle etc shall be prepared by the Contractor as per drawing of CSPTCL and submitted to the CSPTCL, in ten copies, along with one reproducible, for record. These drawings shall be prepared in A4 size only.
- e) All the drawings shall have a proper name plate clearly displaying the name of CSPTCL on right hand bottom corner. The exact format of the name plate shall be handed-over to the successful bidder for incorporation of the same on all the drawings. Also all the drawings shall carry the following statement and shall be displayed conspicuously on the drawing :-

WARNING:-THIS IS PROPRIETARY ITEM AND DESIGN RIGHT IS STRICTLY RESERVED WITH CSPTCL. UNDER NO CIRCUMSTANCES THIS DRAWING SHALL BE USED BY ANYBODY WITHOUT PROPER PERMISSIN FROM THE CSPTCL IN WRITING.

- f) The contractor will submit the drawings & GTP of stringing hardwares, GI Nut Bolts, Conductor, Earthwire, barbedwire and Disc Insulators etc of the approved sub-vendor alongwith the type test of Govt. approved test laboratory which should not be older than 5 years.

- g) The Engineer shall signify his approval or otherwise of the drawing submitted by the bidder within a reasonable time generally not exceeding thirty days, from the date of receipt of such drawings.
- h) Within thirty days of the receipt of the contractor of the notification by the Engineer of his approval of such drawings, ten sets of the drawings as approved shall be submitted to the Engineer by the Contractor. One set such drawings, duly approved by the Engineer shall be returned to the contractor and be thereafter deemed to be the 'Contract Drawings.
- i) The drawings when so approved shall not be departed from in any way whatsoever except by the written permission of the Engineer as hereinafter provided. The drawings approved by the purchaser shall be at liberty to use these drawings / designs in any manner it likes for its future lines.
- j) During the execution of the works, one of the sets of drawings shall be available with the contractor for reference on the site.
- k) The Engineer or his duly authorised representative shall have the right, at all reasonable times to inspect the factory or works of the contractor.

2.23 MISTAKES IN DRAWINGS:- (a) The contractor shall be responsible for, and shall pay for, any alterations of the work due to any discrepancies, errors, or omissions in the drawings or other particulars supplied by him, even if such drawing or particulars have been approved by the Engineer(s). However, such discrepancies, errors or omissions are not due to inaccurate information or particulars furnished to the contractor by the Engineer. The purchaser shall be responsible for drawings and information supplied by the Engineer, and the purchaser shall pay for any alterations of work necessitated by reason of inaccurate information supplied by the Engineer to the Contractor.

(b) Tender specification to override in case of discrepancy with Approved Drawing:- The contractor are required to submit the drawings of the items strictly as per Tender Specifications. However, after approval of drawing at a later stage, if it is detected that due to incorrect/ incomplete/ partially matching drawing with the tender specifications or due to any other reason, the items actually supplied do not fulfill the requirements as per tender specifications the whole lot shall be liable for rejection unless the deviation is specifically approved by CE (P&P).

2.24 PATENT RIGHTS:-In event of any claim or demand being made or action being brought against the purchaser for infringement or alleged infringement of any patent in respect of any material, work, drawing/design or thing used or supplied by the contractor under this contract or in respect of any method using or working by the purchaser on such machine, work, material, drawing/design or thing, the contractor will indemnify the CSPTCL against all costs and expenses arising from or incurred by reason of any such claim. The CSPTCL shall notify the contractor immediately if, any claim is made and that the contractor shall be at liberty if he so desires with the assistance of the CSPTCL, if required, but at the contractors expense, to conduct all negotiations for the settlement of the same or any litigation that may arise there from.

2.25 SUBLETTING OF CONTRACT:-

- a) The contractor shall not without the consent in writing of the Engineer or CSPTCL, assign or sublet his contract, or any substantial part thereof, other than for raw materials, for minor details for any part of the work of which the makers are named in the contract, provided that any such consent shall not relieve the contractor from any obligation, duty or responsibility under the contract.
- b) The activities which can be allowed for subletting are excavation, transportation of materials, backfilling, de-watering, shoring and shuttering and other minor works. The

contractor will inform the site engineer in writing about such subletting of works. The fabrication and galvanising of towers in case of supply will be done in accordance to clause No.1.15 III (ii) and placement of reinforcement steel, concreting, tower erection & stringing in case of construction will be done by the contractor himself by using their own gangs etc.

2.26 QUALITY OF MATERIALS:-The line shall be constructed in the best and the most substantial and the most workmen like manner and with materials of the best or of approved qualities for their respective uses.

2.27 (A) PACKING:-The contractor shall include and provide for securely protecting and packing the material so as to avoid damage in transit under proper conditions, and he shall be responsible for all losses or damage caused or occasioned by the any defect in packing. All materials shall be packed in accordance with packing specifications prescribed by the carriers. Packing or transporting methods not following to these specifications must be got approved by the Engineer or his authorised representative before transportation is made.

All bright parts shall be thoroughly protected from rust during transit. The purchaser will take no responsibility for any damage done to the material en-route to the 'site of work' or 'place of delivery' whichever may be specified.

(B)Transportation :- The successful bidder shall ensure that all the required material for project is dispatched to site through vehicles within their permissible load carrying capacity sanctioned by Transport Department of State where vehicle is registered.

2.28 DELIVERY:-The contractor shall quote price for the supply and erection of the material, equipment, and machinery covered by the purchaser specification.

2.29 FENCING, LIGHTING AND APPROACH ROAD:-The contractor shall be responsible for the proper fencing, guarding, lighting and watching of all works comprised in the contract and for the proper provision of temporary roadways, foot-ways, guards and fences as far as the same may rendered necessary by reason of the work for the accommodation and protection of foot passengers or other traffic and of the owners and occupiers of adjacent property and of the public.

2.30 POWER TO VARY OR OMIT WORKS:-

No alteration, amendments, omission, additions, suspensions, or variations of the work(hereinafter referred to as 'Variation') under the contract as shown by the contract drawings or the specification shall be made by the contractor except as directed in writing by the Engineer, but the Engineer shall have full power, subject to the provision, hereinafter contained, from time to time during the execution of the contract by notice in writing to instruct the contractor to make such variation without prejudice to the contract and the contractor shall carry out such variations and be bound by the same conditions, as far as applicable as though the said variations occurred in the specification. If any suggested variations would, in the opinion of the contractor, if carried out prevent him fulfilling any of his obligations or guarantees under the contract, he shall notify the Engineer thereof in writing, and the Engineer shall decide forthwith whether or not the same shall be carried out and if the Engineer confirms his instructions, the contractor's obligations and guarantees shall be modified to such an extent as may be justified. The difference of cost if any, occasioned by any such variation shall be added to or deducted from the contract price as the case requires. The amount of such difference, if any, shall be ascertained and determined in accordance with the rates specified in the schedule of

prices, so far as the same may be applicable, and where the rates are not contained in the said schedules, or are not possible, the same may be settled by the Engineer and contractor jointly. But the purchaser shall not become liable for payment of any change in respect of any of the variations, unless the instructions for the performance of the same shall have been given in writing by the Engineer.

In the event of the Engineer requiring any variations, such reasonable and proper notice shall be given to the contractor as will enable him to make his arrangements accordingly and in case where goods or materials are already prepared, or any designs, drawings or patterns made or work done that required to be altered, a reasonable sum in respect thereof shall be allowed by the Engineer.

Provided however, that no variation which involves an increase or decrease of the total price payable hereunder be more than 15 percent shall be made with out the previous consent in writing of the contractor. In case in which the contractor has received instructions from the Engineer as to carrying out the work which either then or later will, in the opinion of the contractor, involve a claim for additional payment, the contractor shall, as soon as reasonably possible after the receipt of the instructions aforesaid, advise the Engineer to that effect.

2.31 NEGLIGENCE:-

If the contractor shall neglect to execute the work with due diligence and expedition, or shall refuse or neglect to comply with any reasonable orders given to him in writing by the Engineer in connection with the work , or shall contravene the provisions of the contract, the CSPTCL may give seven days notice, in writing, to the contractor, to make good the failure, neglect, or contravention complained of. Should the contractor fail to comply with the notice within a reasonable time from the date of service thereof in the case of a failure, neglect, or contravention capable of being made good within that time, or otherwise within such time as may be reasonably necessary for making it good, then and in such case the CSPTCL shall be at liberty to employ other workman, and forthwith perform such work as the contractor may have neglected to, or if the CSPTCL shall think fit, it shall be lawful for him to take the work wholly, or in part, out of the contractor's hands and re-contract at a reasonable price with any other persons, or provide any other materials, tools, tackles or labour for the purpose of completing the work or any part thereof. In that event the CSPTCL shall, without being responsible to the contractor for fair wear and tear of the same, have the free use of all the materials, tools, tackles, construction plant or other things which may be on the site, for use at any time in connection with the work, to the exclusion of any right of the contractor over the same, and the CSPTCL shall be entitled to retain and apply any balance which may be otherwise due on the contract by him to the contractor or such part thereof as may be necessary to the payment of the cost of executing such work as aforesaid.

If the cost of executing the work as aforesaid shall exceed the balance due to the contractor, and the contractor fails to make good the deficit, the said materials, tools, tackle, construction plant or other things, the property of the contractor may be sold by the CSPTCL, and the proceeds applied towards the payment of such difference and the cost of and incidental to such sale. Any outstanding balance existing after crediting the proceeds of such sale shall be paid by the contractor on the certificate of the Engineer, but when all expenses costs and charges incurred in the completion of the work are paid by the contractor all such materials, tools, construction plant or other things remaining unsold shall be removed by the contractor.

2.32 DEATH BANKRUPTCY ETC.

If the contractor die or commit any act of bankruptcy, or being corporation, commence to be wound up except for reconstruction purposes or carry out its business under receiver, the executors, successors, or other representative in law of the estate of the contractor or any such receiver, liquidator or any person in whom the contractor may become vested, shall forthwith give notice thereof in writing to the CSPTCL for one month, during which he shall take all reasonable steps to prevent a stoppage of works and shall have the option of carrying out the contract subject to his or their providing such guarantee as may be required by the CSPTCL but not exceeding the value of the work for time being remaining-unexecuted. In the event of stoppage of the works, the period of option under this clause shall be fourteen days only. Provided that, should be above option not be exercised, the contract may be terminated by the CSPTCL by notice in writing to the contractor, and the same power and provisions reserved to the CSPTCL in the last proceeding clause on taking of the work out of the contractor's hands shall immediately become operative.

2.33 INSPECTION & TESTING:-

- (a) The Engineer and his duly authorized representative, shall have, at all reasonable times, access to the contractor's premises or works, and shall have the power at all reasonable times, to inspect and examine the materials and workmanship of the plant/Line during its manufacture, construction or erection thereof for which all the reasonable necessary assistance shall be rendered by the contractor without any extra commitment and if part of the material is being manufactured or erected on other premises or works, the contractor shall obtain permission for the Engineer and for his duly authorized representative to inspect as if the materials were manufactured or erected on the contractor's own premises or works.

The Engineer shall on giving seven day's notice in writing to the contractor setting out any grounds of objection which he may have in respect of the work, be at liberty to reject all or any materials or workmanship the subject of any of the said grounds of objection, which in his opinion are not in accordance with the contract or are in his opinion defective for any reason whatsoever. Such notice shall be sent to the contractor within reasonable time after the ground upon which such notice is based have come to the knowledge of the Engineer. Unless specifically provided otherwise, all tests as per relevant ISS shall be made at the contractor's works before transportation.

The contractor shall give the Engineer 15 (Fifteen) days clear notice of any material being ready for testing and the Engineer or his said representative shall, attend at the contractor's premises or works within a reasonable time. **The contractor should ensure that the material is delivered at site stores within 21 days of clearance. In case material is not received within 21 days from date of issue of Dispatch instructions, the material is liable for re-inspection at the cost of contractor.**

- (b) **Stage inspection:-**The CSPTCL reserves the right to carryout stage inspection during manufacture. The inspection will include verification of all raw materials, construction practice, quality control process and inspection of primary and secondary winding before final assembly of equipment. Bidders will have to confirm that they will render all assistance for this purpose.
- (c) **Fake inspection call:** In case, the material is not offered for inspection on the date of inspection offered by the firm, due to any reason the firm shall be required to remit a sum

of Rs.5,000/- or actual expenditure incurred in the visit of the inspector, whichever is more.

2.34 TEST AT CONTRACTOR'S PREMISES:- In all cases where the contract provides for tests, whether at the premises or works of the contractor or of any sub-contractor, the contractor except where otherwise specified shall provide, free of charge, such labour, materials, electricity, fuel, water, stores, apparatus and instruments as may reasonably be demanded necessary to carry out efficiently such tests of the material in accordance with the contract, and shall give facilities to the Engineer or his authorized representative to accomplish such testing.

If specific tests other than those specified in the relevant ISS/contract are required by the CSPTCL, the charges for such tests shall be borne by bidder.

When the tests have been satisfactorily completed at the contractor's or sub-contractor's premises or works, the Engineer or his authorized representative shall issue a test certificate to that effect. However, no material shall be transported before such test certificate has been approved and dispatch instructions issued by this office. The satisfactory completion of these tests or the issue of this certificate shall not abide the CSPTCL to accept the material so passed for transportation, if on further tests after erection it is found not to comply with the specification.

2.35 DELIVERY OF MATERIALS AND DISPATCH INSTRUCTIONS:-

Materials may be supplied based on the field requirement so as to avoid blocking of inventory. On receipt and verification of test certificates, CSPTCL will issue a clearance for dispatch of inspected material. No material shall be dispatched before receipt of such despatch instruction in writing.

2.36 ACCESS TO SITE AND WORK ON SITE:-

Suitable access to the site shall be afforded to the contractor by the CSPTCL in reasonable time. The day to day minor problem like free access to the site and other local problems would be solved by the contractor at his own cost. However, the CSPTCL would extend necessary cooperation/assistance in this respect. The necessary road permits required for transportation of men/material would be arranged by the contractor at his own cost.

In the execution of the work no persons other than the contractor, or his duly appointed representative, subcontractors and workman shall be allowed to do work on the site, except by the Special permission, in writing of the Engineer or his representative, but access to the works at all times shall be accorded to the Engineer and his representative, and other authorized official or representatives of the purchaser.

Nevertheless, the contractor shall permit the execution of the work by other contractors or tradesman whose name shall have been previously communicated in writing to the contractor by the Engineer, and afford them every facility for the execution of their several works simultaneously with his own. The contractor shall provide all the skilled and unskilled labour necessary for the erection of work included in the contract.

2.37 ENGINEER'S SUPERVISION:-

All the works shall be carried out under the direction and to the reasonable satisfaction of the Engineer. If supervision of erection or complete erection be included, the

contractor shall be responsible for the correctness of the position, levels, and dimensions of the works according to the drawings, notwithstanding that he may have been assisted by the Engineer in setting out the same.

2.38ENGINEER'S DECISIONS:-

In respect of all matters which are left to the decision of the Engineer, including the granting of or withholding of certificates, the Engineer shall, if required so to do by the contractor, give in writing a decision thereon, and his reasons for such decision.

2.39 CONTRACTOR'S REPRESENTATIVE AND WORKMEN:-

The contractor shall employ at least one competent representative, whose name or names shall have previously been communicated in writing to the Engineer by the contractor, to supervise, the erection of the line and the carrying out of the work. The said representative, of if more than one shall be employed, then one of such representatives, shall be present on the site during working hours, and any written orders or instructions which the Engineer or his duly authorized representative whose name shall have been communicated in writing to the contractor shall be deemed to have been given to the contractor.

The Engineer shall be at liberty to object to any representative or person employed by the contractor in the execution of or otherwise about the works who shall misconduct himself or be incompetent or negligent, and the contractor shall remove the person so objected to upon the receipt from the Engineer of notice in writing requiring him so to do and shall provide in his place a competent representative at the contractor's expense.

2.40 LIABILITY FOR ACCIDENTS AND DAMAGE:-

The contractor shall be entirely responsible for all loss, damage, or depreciation of the line until the line is 'taken over' in accordance with relevant clause of specification.

The contractor shall during the progress of the work, properly cover up and protect the line from injury by expose to the weather, and shall take every reasonable, proper, timely and useful precaution against accident or injury to the same from any cause and shall remain answerable and liable for all accidents or injuries thereto which until the same be, or be deemed to be taken over as per relevant clause of this specification, may arise or be occasioned by the acts or omissions of the contractor or his workman or sub-contractor and all losses and damages to the materials arising from such accidents and injuries as aforesaid shall be made good in the most complete and substantial manner by and at the sole cost of the contractor and to the reasonable satisfaction of the Engineer.

Until the line shall be or be deemed to be taken over as aforesaid, the contractor shall also be liable to indemnify the purchaser in respect of all damage or injury to defective design, work, or material, but not otherwise.

Provided that the contractor shall not be liable under the contract for any loss or profit or loss of contract for any claims made against the CSPTCL not already provided for in the contract, nor for any damage or injury caused by or arising from the acts of the purchaser or of others, of (safe as to damage by fire as hereinafter provided) due to circumstances over which the contractor has no control, nor shall his total liability for loss, damage or injury exceed the total value of the contract.

The contractor shall be deemed to have indemnified and saved harmless the purchaser against all actions suits, claims, demands, cost of expense arising in connection with injuries, suffered prior to the date when the line shall have been taken over as per relevant clause of this specification, herein by person employed by the contractor or his sub-contractor on the works whether under the General Law or under the Workman's Compensation Act, 1923, or any other statute in force at the statute of the contract dealing with the question of the liability of employers for injuries suffered by employees for injuries suffered by employees and to have taken steps properly to insure against any claim there under.

On the occurrence of an accident which results in the death of any of the workmen employed by the contractor or which is so serious as to be likely to result in the death of any such workman, the contractor shall, within 24 hours of the happening of such accident, intimate in writing to the concerned legal competent authorities as per rules & act enforce under intimation to Engineer in-charge the fact of such accident. The contractor shall indemnify the **CSPTCL** against all loss or damage sustained by the **CSPTCL** resulting against all loss or damage sustained by the **CSPTCL** directly or indirectly including the penalties or fines if any payable by the **CSPTCL** as a consequence of **CSPTCL**'s failure to give notice to the provisions of said Act in regard to such accidents.

In the event any claims being made or action brought against the purchaser involving the contractor and arising out of the matters referred to and in respect of which the contractor is liable, under this clause, the contractor shall be immediately notified thereof and he shall with the assistance if he so require, of the purchaser, but at the sole expense of the contractor, conduct all negotiations for the settlement of the same or of any litigation that may arise there from. In such case the purchaser shall, at the expense of the contractor, afford all available assistance for any such purpose.

2.41 Clearance of dues of Sub-vendor and observance of Industrial/Labour Law :-

- (i) The main contractor shall furnish list of various agencies/sub-vendors proposed to be engaged for execution of different type of works under scope of this work order to the ED/CE (C&LM) CSPTCL, Raipur and concerned Engineer-In-Charge.
- (ii) Wages and fringe benefits according to the Labour Law / Industrial Law and fixed by concerned District Collectorate as in force during the execution of the work shall have to be paid by contractor or his appointed sub-vendor. It shall be the sole responsibility of the main contractor for observing the prevailing laws and contractor shall be abided for such statutory requirements absolving CSPTCL fully in case of any dispute, if so arises. Notwithstanding above, CSPTCL reserves the right to make direct payment to the sub-vendor / sub-contractor in case of failure of the main contractor to do so within a reasonable time period on whatever ground and deduct from the bills due to the contractor under this contract or any other contract with CSPTCL including his amount of performance / security for adjusting the aforesaid payment.
- (iii) The termination/completion of the sub-vendor's job shall be informed to CSPTCL promptly. The contractor shall furnish a certificate jointly signed by sub-vendor and himself having settled all the dues and liabilities accrued due to sub-vendor's engagement for the execution of tendered work. The B.G. shall be released only after submission of the aforesaid clearance certificate received from all such sub-vendors engaged on execution of tendered work under the scope of this order. The

B.G./ final payment shall be released only after submission of aforesaid clearance certificate to the concerned field Division.

- (iv) The contractor shall observe Labour Law/Industrial Law and Wages Law strictly with regard to payment and fringe benefits to be delivered to the labors/workers engaged by the Contractor or his sub-vendor. It shall be the sole responsibility of main contractor for arranging due insurance of personnel / materials to meet out any exigencies. It shall be the sole responsibility of main contractor for observing all the prevailing Laws and CSPTCL shall not be held responsible for any liability / disputes or claim in any way if arises due to non-observance of such Laws. However, the decision of Honorable District Court / appropriate court of law shall be final and binding on CSPTCL, Contractor and sub-vendor in case of any dispute.

2.42 REPLACEMENT OF DEFECTIVE WORK OR MATERIAL:-

If during the progress of the work the Engineer shall decide and notify in writing to the contractor that the contractor has executed any unsound or imperfect work, or has supplied any materials inferior in quality or quantity to those specified, the contractor on receiving details of such defects or deficiency shall at his own expenses, within seven days of his receiving the notice, or otherwise within such time as may be reasonably necessary for making it good, proceed to alter, reconstruct, or remove such work or supply fresh materials up to the standard of the specification, and in case the contractor shall fail to do so, the purchaser may, on giving the contractor, seven days notice in writing of his intension to do so, proceed to remove the work or materials complained of, and at the cost of the contractor, perform all such work or supply all such materials provided that nothing in this clause shall be deemed to deprive the purchaser or affect any rights under the contract which he may otherwise have in respect of such defects of deficiencies.

2.43 DEDUCTIONS FROM CONTRACT PRICE:-

- (i) All costs, damages or expenses which the purchaser may have paid, for which under the contract the Contractor is liable, may be deducted by the purchaser from any money due or become due by him to the Contractor under the contract or may be recovered by suit or otherwise from the Contractor as an arrear of land revenue.
- (ii) Recoveries For Liabilities Against Other Contract/Order:
Any amount recoverable from the successful Bidder against earlier contracts/orders placed by the CSPTCL on the Bidders shall be adjusted from payment(s) due against this contract that may be awarded against this specification.

2.44 CERTIFICATE:-

(i) CERTIFICATE OF ENGINEER:-

Every application to the Engineer for a certificate must be accompanied by a detailed invoice (in duplicate), setting forth in the order of the schedule of prices, particulars of the work executed and/or material ready for dispatch on the date of claim, and the certificate that such material and work is in accordance with the contract, shall be issued by the Engineer within a reasonable time.

The Engineer may, by any certificate make any correction or modification in any previous certificate which shall have been issued by him and payments shall be regulated and adjusted accordingly.

(ii) CERTIFICATE NOT TO AFFECT THE RIGHTS OF THE CSPTCL OR CONTRACTOR:-

No certificate of the Engineer on account nor any sum paid on account by the CSPTCL, nor any extension of time for the execution of the works by the contractor under the powers granted by **clause 2.51** shall affect or prejudice the rights of purchaser against the contractor, or relieve the contractor of his obligations for the due performance of contract, or be interpreted as approval of the work done or of the materials supplied and no certificate shall create liability in to the CSPTCL to pay for alterations, amendments, variations or additional work not ordered in writing by the Engineer, or discharge the liability of the contractor for the payment of damages whether due, ascertained, or certified or not or of any sum against the payment of which he is bound to indemnify the CSPTCL, not shall any such certificate nor the acceptance by him of any sum paid on account or otherwise affect or prejudice the rights of the contractor against the CSPTCL.

2.45 SUSPENSION OF WORKS:- The CSPTCL shall not pay to the contractor any expenses, arising from suspension of the works for any reason whatsoever.

2.46 RESPONSIBILITY OF CONTRACTOR:-

The contractor shall be responsible for carrying out the works covered under the scope of the contract according to the specification, order. For example, the towers should be erected according to the position indicated in the approved profiles and the selection of foundation in various types of soils should be done based on the soils actually encountered in the foundation pit. Deviations, if any, from the approved/specified conditions shall be brought to the notice of C E (P&P) CSPTCL, Dangania, Raipur (CG) 492013 through the site Engineer, before taking up the work and his decision shall be final and communicated through site Engineer. If at a later date, it is found that the contractor has carried out some work, not according to the specifications, and without taking specific approval, then in that case, all the payments made to the contractor for carrying out such works shall be recovered and the contractor will have to rectify the same at the rate indicated in the order for carrying out such works without extn. of time.

2.47 LIQUIDATED DAMAGE FOR DELAY IN COMPLETION:-

- a. If the contractor fails to perform the work within the specified period given in the order or extension granted thereof, with respect to successful completion of testing & commissioning of transmission line, the Contractor shall pay to CSPTCL as liquidated damages, a sum of half percent (0.5%) of the contract price (supply & erection) for each calendar week or part thereof. However, the amount of liquidated damages for the Contract shall be limited to a maximum of five percent (5%) of the total contract price (supply & erection) for completed and uncompleted portion of the line.

- b. The payment or deduction of such damages shall not relieve the contractor from obligations to complete the works, or from any of other obligations and liability under the contract.

2.48 REJECTION OF DEFECTIVE WORK:-

If the complete line, or any portion thereof, before it is taken over as per relevant clause of this specification, be defective, or fails to fulfill the requirements of the contract, the Engineer shall give the contractor notice setting forth particulars of such defects or failure, and the contractor shall forthwith make the defective material good, or alter the same to make it comply with the requirements of the contract. Should he fail to do so within a reasonable time, the purchaser may reject and replace at the cost of the contractor, the whole or any portion of the material, as the case may be which is defective or fails to fulfill the requirements of the contract. Such replacement shall be carried out by purchaser within a reasonable time and at a reasonable price and where reasonably possible, to the same specification and under competitive conditions. The contractor's full and extreme liability under this clause shall be satisfied by the payment to the purchaser of the extra cost, if any, of such replacement delivered and or erected as provided for in the original contract. Such extra cost being the ascertained difference between the prices paid by the purchaser, under the provisions above mentioned, for such replacement and the contract price for the material so replaced including the repayment of any sum paid by the purchaser to the contractor in respect of such defective material. Should the purchaser not so replace the rejected material within reasonable time, the contractor's full and extreme liability under this clause shall be satisfied by the repayment of all moneys paid by the purchaser to him in respect of such material, in the event of such rejection, the purchaser shall be entitled to the use, of the material in a reasonable and proper manner for a time reasonably sufficient to enable him to obtain other replacement material, during the period the rejected material is used commercially the contractor shall be entitled to a reasonable sum as payment for such use.

2.49 TAKING OVER :-

When all performance tests called for by the specification have been successfully carried out before transportation, the material shall be accepted and taken over when it has been satisfactorily put into operation on site, or within one month of its being ready to be put into operation, whichever shall be the earlier and the Engineer shall forthwith issue a taking over certificate.

The Engineer shall not delay the issue of any taking over certificate contemplated by this clause on account of minor defects in the material which do not materially affect the commercial use thereof provided that the contractor shall undertake to make good the same in due course.

2.50 MAINTENANCE:-

- a) For a period of 24 (Twenty Four) calendar months commencing immediately upon the satisfactory completion of the final tests at site and taking over of the line, the contractor's liability shall be limited to the replacement (supply and re-erection) of any defective parts that may develop in transmission line of his own manufacture or those of

his sub-contractors approved under **clause 2.06** (Contractor's default liability) under the conditions provided for by the contract under proper use and arising solely from faulty design, materials, or workmanship.

- b) If it becomes necessary for the contractor to replace or renew any defective portions of the material under this clause, the provisions of this clause shall apply to the portions of the material so replaced or renewed until the expiration of six months from the date of such replacement or renewal or until the end of the above mentioned period of twenty four months which ever may be later. If any defects be not remedied within a reasonable time, the purchaser may proceed to do the work at the contractor's risk and expense, but without prejudice to any other rights which the purchaser may have against the contractor in respect of such defects.
- c) The contractor shall bear reasonable cost of minor repairs carried out on his behalf at site.
- d) At the end of the maintenance period, the contractor's liability ceases. In respect of goods not covered by this clause, the purchaser shall be entitled to the benefit of any guarantee given to the contractor by the original supplier or manufacturer of such goods.

2.51 REGULATION OF LOCAL AUTHORITIES:-

The purchaser shall, throughout the continuance of the contract and in respect of all matters arising in the performance thereof, serve all notices and obtain consents, way leaves, approvals and permission required in connection with the regulations and bye-laws of the local or other authority which shall be applicable to the works, However, the contractor shall obtain all the necessary licenses/permissions as per central/state/local statutory bodies at his cost.

All works shall be executed in accordance with the Indian Electricity Rules, 1956, and any statutory modifications thereof, wherever they are applicable, unless otherwise agreed to in writing by the Engineer.

2.52 CONSTRUCTION AS PER CONTRACT ACT:-

The contract shall be in all respects be construed and operate as a contract as defined in Indian Contracts Act, 1872, and all payments there under shall be made in Indian rupee unless otherwise specified.

2.53 HEADINGS:-

The subject headings of any clause thereof shall not, in any manner whatsoever, affect the interpretation of such clause.

2.54 CONTRADICTIONARY STATEMENT IN THE TECHNICAL & COMMERCIAL BID :-

In case the bidder makes contradictory statement in the Technical & Commercial Bid, CSPTCL will have full right to interpret / take that statement into consideration which will be in the interest of CSPTCL.

SECTION – III

GENERAL CONDITIONS OF CONTRACT (COMMERCIAL)

3.01 COMPLETION OF WORK:

a) Time being the essence of contract, the work of construction of **132 KV DCDS line from 220/132 KV S/S Kuthrel to proposed 132/33 KV S/S Math-Kharora at BeldarSeoni, Distt. - Raipur (approx. 28 km. including 07 km. line on multi circuit towers)** covered under this specification **should be completed in 12 (Twelve) calendar months including rainy season from the date of order.** The contractor shall ensure to complete the work of line within aforesaid stipulated period.

b) **Taking over:-** Upon receipt of intimation about completion of erection of the Line and after inspection, CSPTCL Engineer in charge shall issue a taking over certificate in which he shall certify the date on which the Line has been so taken over. This certificate shall be issued within 30 days of the intimation from the contractor.

The issuance of taking over certificate shall in no way relieve the contractor of his responsibility for the satisfactory operation of the Line in terms of the specifications

3.02 MATERIAL TO BE SUPPLIED BY CONTRACTOR:

All the materials like G.I. Towers & its associated accessories; ACSR Conductor, Ground wire, stringing hard wares, Disc Insulators etc shall be supplied by the Contractor to site stores without any extra cost to the CSPTCL.

3.03 TERMS OF PAYMENT:-

3.03.1 The payment on running bills will be allowed in the following manner to relieve the contractor from financial hardship if any, so as to facilitate him for timely completion of the work :-

a) **SUPPLY :-** The contractor shall present at the end of each calendar month a bill for the materials supplied duly certified by CSPTCL Engineer in charge, during the month at the charges/rates accepted. 90% value of the material supplied every month shall be paid within a period of fifteen (15) days from the date of receipt of bills in Dn. office. Balance 10% shall be retained by the CSPTCL and shall be released after six months on satisfactory completion and handing over of the completed Line by the contractor.

b) **CONSTRUCTION: -** The contractor shall present at the end of each calendar month a bill for the works completed, inspected and duly certified by CSPTCL Engineer in charge, during the month at the charges/rates accepted. 90% value of the work done every month shall be paid within a period of fifteen (15) days from the date of receipt of bills in Dn. office. Balance 10% shall be retained by the CSPTCL and shall be released after six months on satisfactory completion and handing over of the completed Line in all respect by the contractor.

3.3.2 (i) **ADVANCE PAYMENT: -** If requested by the contractor, CSPTCL may at its option grant an advance payment of maximum 10% of contract value after obtaining approval of competent authority. “The advance shall attract interest at the rate notified by PFC for capital projects of STU’s in category under which CSPTCL falls plus a margin of 2%. The interest shall be charged monthly outstanding advance. Presently, CSPTCL is rated as “A+” and rate notified by PFC for capital works of “A” category STUS is 11.25% p.a. which implies that **applicable interest rate at present would be**

13.25% to be charged on monthly basis". Separate order shall be issued to this effect. The contractor will furnish an unconditional and irrevocable Bank Guarantee from a Nationalized / Scheduled Bank in favour of CSPTCL for an amount equal to the advance granted plus interest up to the completion period calculated on it. The bank guarantee shall be initially valid till six months (180 days) after expiry of completion period and shall be extended from time to time 180 days as required. This BG may be reduced on pro-rata on quarterly basis based on contractor's request. The advance, if granted, shall be recovered from the running bills along with accrued interest as per CSPTCL's terms and conditions which shall be brought in the order for advance payment. The bank guarantee shall be released on recovery of entire amount of advance granted plus interest.

- (ii) **Procedure for reduction in the Advance Payment Security guarantee.** The BG furnished towards advance payment may be considered to be reduced in every three months in case the validity of bank guarantee is more than one year. It should be clearly understood that reduction in value of advance Bank Guarantee shall not in any way dilute the contractor's responsibilities under the contract including in respect of the facilities for which reduction in the value of securities is allowed.
- (iii) **DEDUCTION OF ADVANCE PAYMENT:-** The advance payment with interest accrued on the advance made to the contractor will be adjusted against their running bills. The adjustment of advance will be done from the running bills of the contract proportionately to the extent of 20% in supply of materials and 20% on erection charges only till the total advance plus interest gets adjusted.

3.04 SOURCES OF MATERIALS / ASSOCIATION WITH OTHER FIRMS:

As the specification covers the arrangement of material for structures, fabrication, galvanising and delivery of G.I. towers including bolts and nuts, spring washers, danger board, number plate, phase plate, Galvanized Earthing rod with clamps and anti-climbing arrangement with barbed wire, conductor, earthwire, stringing hardware and disc insulators etc. and complete erection of the transmission line indicated in the relevant section (part 1 of this specification) including the supply of cement and reinforcement steel by the bidder, the source of procurement of various tower accessories, cement and reinforcement steel must be indicated by the bidder in the relevant **Annexure-18**. In case if the CSPTCL wants any change in the source of supply of above material, then the bidder will change the source accordingly. Further if the bidder desires to change the source of procurement of any item, then he will have to take prior approval of the CSPTCL.

3.05 PROGRAMME CHART AND PROGRESS REPORT:

- i. The time and date of completion of the work as stipulated in the relevant clause and accepted by the bidder shall be deemed to be essence of the contract. The contractor shall organise his resources and perform his work so as to complete it not later than the date agreed to. The time for completion of the works contracted for shall be reckoned from the date of detail order.
- ii. The contractor shall submit a detailed Bar Chart calendar date and month-wise for completion of work consisting of adequate number of activities covering various key phases of the works such as procurement, manufacturing, transportation and/or field erection activities like survey, soil investigation, excavation, stub setting, erection,

stringing activities within 30 (thirty) days from the date of the order. This programme shall also indicate the programme of supply of towers by the contractor and anticipated inter-phase materials and facilities (to be provided by contractor). Contractor shall discuss the programme so submitted with the CSPTCL and the agreed programme which may be in the form as submitted or in revised form in line with outcome of discussion shall be deemed to be a part of the contract.

- iii. The above programme shall be reviewed periodically and reports shall be submitted by the contractor as directed by the CSPTCL.

3.06 QUALITY ASSURANCE:

Quality Assurance Programme: To ensure that the equipments and services under the scope of this contract whether manufactured or performed within the contractor's works or at his sub-contractor's works or at the CSPTCL's site or at any other place of work are in accordance with the specifications, the contractor shall adopt suitable Quality Assurance Programme (Q.A.P.) to control such activities at all points, necessary. Such programme shall be outlined by the contractor and shall be finally accepted by the CSPTCL after discussions.

Immediately after the placement of order, the contractor shall submit to the CSPTCL the quality assurance plan covering the manufacture and erection activities of the transmission line. The quality assurance plan shall be approved by the CSPTCL.

The contractor shall follow the approved quality assurance plan in true spirit. If desired by the CSPTCL, he shall give access to all the documents and equipments to satisfy the CSPTCL that quality assurance plan (Q.A.P.) is being followed properly.

All materials including the complete structure shall be subjected to the tests before dispatch, as specified in this tender specification.

3.07 TEST AND TEST CERTIFICATES:

The tests to be conducted by the contractor are divided in three categories:-

TYPE TEST:- These tests should have been conducted as per **clause 4.26** of this specification on the fully assembled structures which the contractor has supplied to other utilities. The reports of these tests shall be submitted by the contractor.

ACCEPTANCE TESTS:-These tests shall be conducted as per latest relevant I.S.S. / Q.A.P. approved by the CSPTCL on each and every lot finished materials, which is ready for dispatch. These tests shall be conducted in the presence of the CSPTCL's authorised representative.

ROUTINE TESTS:-These tests shall be conducted on raw materials, in process material and finished material in accordance with approved Q.A.P. by the contractor himself. However, the details / documents relating to these tests shall be shown to the CSPTCL's representative during acceptance tests or as and when desired by the CSPTCL.

3.08 COMMENCEMENT OF ACTIVITIES:

Commencement of following activities is subject to prior and specific approval of the items mentioned against each:-

S.No.	Activity	Items for which prior approval is necessary from the CSPTCL.
1	Manufacturing of tower parts	Drawings of various towers and their accessories, bill of materials, quality assurance plan and permission to take up manufacturing of towers.
2	Dispatch of tower materials	Acceptance tests and issue of test certificate approval along with the dispatch instructions.
3	Foundation work	Stub setting template, classification of the foundation.
4	Erection of tower	Quality assurance plan for erection.
5	Stringing of wires	Location-wise Initial and final Stringing chart and stringing method as per clause 4.50.

3.09 PROJECT MONITORING:

After the placement of order, the contractor in consultation with company (if necessary) shall prepare a detailed time schedule for each activity and relating various activities with each other in chronological sequence as detailed in **Clause No.3.05** above.

Supply of tower material should be done in such a way that various activities including stringing of line are not delayed for want of tower material. Hence tower material should be fabricated and despatched in a sequential way, so that after some initial random lots, only those tower members are supplied, which are necessary to complete the requisite number of towers. It may also be noted that supply of towers should be restricted so as to commensurate with the tower erection work, in order to avoid storage of excess quantity of towers at contractor's site store. It may be noted that the CSPTCL reserves the right to stop payment, dispatches or even inspection of balance tower materials, if it does not meet the above requirement.

The contractors are advised to supply all the materials in accordance with the chronological sequence of the work as per requirement in the field to avoid blocking of inventory.

During the currency of the contract, the contractor shall furnish the following reports to the Engineer:-

Fortnightly progress report (in prescribed formats for the duration from 1st to 15th and 16th to 30/31st i.e. last date of the month) of the various activities of erection of line as well as receipt of various materials at site, indicating scheduled and actual progress during the fortnight as well as cumulative. The progress of tower foundations should also indicate the respective tower footing resistances.

Monthly progress report in the prescribed formats for the supply of tower materials indicating quantity offered for inspection, quantity inspected, quantity cleared, quantity rejected and quantity dispatched.

Any other progress report as desired by the CSPTCL.

The format of the above progress reports shall be intimated to the contractor after the placement of order.

Besides above, a periodical review meeting between contractor and CSPTCL shall be held quarterly to analyze the scheduled and actual progress, targets for the next period and to sort out bottlenecks, if any. The contractor will attend the above meetings along with necessary information in respect of supply and erection activities.

3.10 SPECIAL WORKS:

The rates for special works not included in the schedules will be decided upon, when any such necessity arises during the execution of the work, by negotiations between the CSPTCL and the contractor. The contractor shall perform the work on the terms and conditions as mutually agreed upon.

3.11 SCOPE (COMMERCIAL TERMS AND CONDITIONS):-

This section of the specification covers supply delivery ex-contractor's stores, unloading and stacking of all types of **132 KV tested towers**, extensions, templates etc. The work shall be carried out as per the details laid down in the specification. The price for works and material covered under scope of this specification shall be furnished by the bidders in prescribed price schedule appended with this specification. The bidder shall quote for complete work of fabrication and galvanising, delivery etc. for 132 KV Transmission line on turn-key basis.

3.12 SUPPLY OF MATERIALS

The supply of fabrication towers to be made by the contractor, shall include structural members like angle sections, gusset plate, pack washers, taper washers, ladder, platform bolts and nuts, spring washers, Galvanised Earthing rod with clamps, danger board, number plates, phase plates, step bolts and anti climbing device including barbed wire and such other items which would be required for completing the towers in all respect. For manufacturing of these items steel and Zinc will be procured by the contractor.

The supply of hangers/ D shackles for attaching suspension strings and “U” bolts for attaching ground wire suspension assemblies are also included in the scope of supply of tower.

3.13 PROCUREMENT OF STEEL BY THE CONTRACTOR.

The following provisions shall apply in connection with the procurement of steel by the contractor:-

- (a) The steel used for the fabrication of tower parts, extension templates etc. shall be mild steel of tested quality as per IS : 2062- 2006 or latest revision thereof.
- (b) The bidders should take into account the fabrication wastage while quoting the rates. The CSPTCL shall not accept any liability in connection with the actual wastage of steel during fabrication or otherwise.
- (c) Substitutions, if any, of steel sections of the tower parts by higher size, due to their non-availability or otherwise shall be to the contractor's account. The CSPTCL shall not accept any liability on this account.
- (d) The steel shall generally be procured from the Main Steel Producers. However, section not rolled / available from the main producers, the same could be procured from re-rollers as per quality indicated in (a) above, provided:-
 - (i) Re-rolling or structural steel sections is done from billets / ingots of tested quality.
 - (ii) Re-rolled sections are duly tested as per relevant I.S. It may however be noted that no additional cost shall be payable towards procurement of steel section from re-rollers and the price variation shall be payable as specified in relevant clause of this specification.
- (e) The zinc used for galvanising of fabricated material shall be **electrolytic High Grade Zinc**.
- (f) Only tested steel sections having its yield strength not less than 2550 kg/cm² shall be used.

3.14 RESPONSIBILITY FOR PROCUREMENT OF STEEL AND ZINC:

Procurement of steel required for fabrication of towers such as angles, plates, rods etc. and procurement of zinc for galvanising shall be done by the contractor. Necessary authorization or help from purchaser to obtain allocation of steel from the main producers will be given on receipt of written request from the contractor in this regard. Similarly for procurement of zinc from HZL if any authorisation is needed the same shall be given by the purchaser. However, responsibility for timely procurement of steel/zinc for supply of towers will be that of the contractor and no excuse in delivery will be accepted for delay in receipt of these items in spite of our authorization. The contractor will inform the CSPTCL the source of procurement of steel and zinc and their technical particulars before starting of fabrication.

3.15 RATES:

The prices shall be quoted for supply of various towers, extensions and tower accessories etc. on MT basis. F.O.R. Destination rates must be quoted as under clearly giving break-up of prices in following three elements, otherwise the offers may run the risk of rejection:

- i) Ex-factory / Ex-go down prices inclusive of packing and forwarding.
- ii) All the taxes shall be applicable as per provision of GST Act 2017 relevant for CSPTCL.
- iii) Freight charges for any destination in Chhattisgarh State. The offered freight charges should be on "FIRM" basis only, and should be valid for either road transport or rail transport.

The supply of towers shall include supply of drawings, fabrication and delivery and the rates quoted for supply of towers shall include all charges including cost of steel, fabrication and galvanising etc. The prices for fabricated material shall include all works relating to fabrication and delivery ex-contractors stores, unloading and staking member-wise in specified area. The quoted prices shall also include the cost of necessary quantity of steel and galvanising, transit, insurance, freight up to site stores and other indirect charges incurred in connection with supply of finished material. The bidders shall quote ex-works prices and freight including unloading and stacking at stores separately in the relevant schedule. Price shall be quoted on per MT basis in relevant schedule. Price shall be quoted on per MT which will form the basis of contract.

3.16 PRICES / PRICE VARIATION:

The price quoted for all the materials of the associated line accessories, civil works and other works for turn key completion of line should be FIRM except for tower parts (on account of variation in cost of steel, zinc & labour elements) and ACSR Conductor, till line work is completed and handed over to CSPTCL. The prices quoted in the Price Bid are to be unconditional which is to be noted carefully by the bidder. The conditional price bids shall not be evaluated by CSPTCL in any case. Bidders are requested to quote their prices in prescribed formats only. The prices for the fabricated tower parts & ACSR conductor shall be variable as per price variation formulae of IEEMA given in **Annexure-27 & annexure-28** respectively.

For all other materials prices should be offered on **FIRM** basis. The payment shall initially be done on the basis of base rate offered by bidder subject to price adjustment to reflect changes in the cost. Price variation shall be applicable for ex-works component.

The price adjustment shall be invoked by either party subject to the following further conditions:-

- a) For calculation of Price adjustment, date on which materials are notified as being ready for inspection at the works of the manufacturer shall be taken as the date of delivery subject to condition that material should be delivered to site store within 21 days from the date of issue of dispatch instruction. But, in case contractor fails to deliver the material within 21 days from the date of issue of dispatch instructions to the Site Stores, the price variation shall be applicable as on date on which materials are notified as being ready for inspection or actual

date of receipt of material at site, whichever is advantageous to CSPTCL. However in case of delay of project beyond the scheduled date of completion of project, no price increase shall be allowed beyond scheduled date of completion. CSPTCL shall however be entitled to any decrease in the price which may be caused due to lower price adjustment amount in case of delivery beyond scheduled completion period, therefore, in case of delivery of equipments / materials beyond the scheduled completion period the liability of CSPTCL shall be limited to the lower of the price adjustment amount which may work out either on scheduled completion date or actual date of delivery.

b) If price adjustment works out to be positive the same is payable to the contractor by CSPTCL and if it works out to be negative, the same is to be recovered by CSPTCL from the contractor.

c) The contractor shall submit price adjustment invoices for supplies positively within 6 (six) months from date of supply of equipment / materials whether positive or negative. Price adjustment bills for supply of equipment / materials submitted after 6 (six) month (from date of supply) shall not be entertained. However negative variation shall be recovered.

The invoices should be supported with calculation of price variation along with documentary evidence of different indices applicable for price adjustment. Payment of price adjustment invoices shall be made after due verification as follows:-

(i) 90% of the price adjustment for respective materials shall be paid after verification of invoices & receipt of material.

(ii) Balance 10% amount shall be paid after successful commissioning and handing over of line.

d) If the delay in supply is occasioned due to force majeure conditions, for which extension in time is agreed to by the purchaser as per terms of the contracts, then payment of PV may be considered on the basis of merit of the case for the extended delivery period.

However, permitting claim for price variation on extended delivery period is the sole discretion of the purchaser and intimation in this regard shall be given by the purchaser separately.

e) The prices of standard and reputed manufacturer's items as per tender clause 4.26.15 (Vendor List) shall be quoted so that quality Assurance and performance of materials & equipments are guaranteed in future.

3.17 TAXES :-

The bidder shall quote his GST Registration number in Annexure A-10.

(i) GST and other levies in respect of supplies and services under the Contract, should be indicated separately in respective columns in the Price Bid Proposal Sheets. The ITC (Input tax credit) available to bidder should be duly considered while quoting the rate. **Any variation in tax rate during scheduled completion period will be on CSPTCL's account.**

(ii) **Cess under "Building and other Construction Workers Welfare cess Act, 1996:-** The contractor for carrying out any construction work in Chhattisgarh State must get themselves registered under section 7 (1) of the "Building and Other Construction Workers Welfare Cess Act, 1996" and rules made thereunder by the Chhattisgarh Govt. and submit Certificate of Registration issued by the Registering Officer of the Chhattisgarh Government (Labour Department) for enforcement of the Act. The cess @ 1% on cost of supply of materials and construction charges shall be borne by the contractor and same shall be deducted from each

bill. **Any variation in this respect within scheduled completion period shall be to the account of CSPTCL.**

If the rate of applicable cess beyond contractual completion period undergoes upward revision, the payment will continue to be made only on the basis of rates prevailing during completion period. In case the rate of cess undergoes downward revision then the delayed works beyond contractual completion period will attract reduced rate of cess.

(iii) **Payment of other taxes/charges which are not described above:-**The bidder should be aware of the various taxes, duties, levies imposed by the Central Government, State Government or Local Bodies applicable in this contract as on the date of TC bid opening. Further, in the price bid, it should be specifically stated regarding each tax whether it is inclusive or exclusive. However, if there is no specific mention of any duties/levies as exclusive in the price bid, it will be presumed to be inclusive if it is applicable as on the date of TC bid opening and will not be paid extra.

(iv) Any variation in statutory taxes, including due to amalgamation or restructuring of existing taxes whether upward or downward within stipulated completion period shall be in the account of CSPTCL.

Tax Beyond contractual completion period:- If the rate of applicable taxes / duties beyond contractual completion period undergoes upward revision, the payment will continue to be made only on the basis of rates prevailing during scheduled completion period. In case the rate of statutory levies/ taxes undergoes downward revision then the delayed supplies/ work performed beyond contractual completion period will attract reduced rate of taxes/duties.

(v) **Any other new tax: - But if any new tax/ duty/ levy is imposed either by central Government or by Stat Govt. / local authorities after the date of opening of T.C. Bid, the same shall be payable by CSPTCL extra within stipulated completion period on production of documentary evidence. However, tax due to increase of Turnover or withdrawal of tax exemption earlier available to the vendor etc. will not be reimbursed.**

vi) The contractor shall be solely responsible for payment of all taxes, duties, license fee etc. if any, for all materials covered under this contract to the concerned authority as may be applicable from time to time.

3.18 EXTENSION OF TIME:

If the completion of line is delayed due to reason beyond the control of the contractor the contractor shall without delay give notice to the CSPTCL in writing of his claim for an extension of time. The CSPTCL on receipt of such notice may agree to extend the contract date of the Line as may be reasonable but without prejudice to other terms and conditions of the contract.

3.19 AGREEMENT:

The successful contractor shall have to enter into an agreement with the Engineer in the approved contract agreement form within 15 days of the receipt of the individual work orders failing which the contract may be cancelled.

3.20 SECURITY DEPOSIT:-

- (a) The contractor shall furnish a bank guarantee from a nationalized / scheduled bank for an amount of 10% (ten percent) of the cost of the contract including GST as a contract security. This bank guarantee shall be submitted within 15 days of receipt of individual orders and shall be kept valid for period exceeding the scheduled completion date by two months or two years from the date of signing of integrity pact whichever is later with additional claim period of six months.
- (b) In case, project is delayed (running beyond schedule) on any account the contractor will be required to extend the validity of BG well in advance at least for six months or period of expected delay plus six months claim period, whichever is more. Charges for extension of BG shall be borne by the contractor. The validity of the bank guarantee shall be extended on stamp paper worth Rs. 300/- or as per the prevailing legal requirements. The BG towards any other amount as per the C.G. State Stamp Duty Act shall be from a Nationalized/ Scheduled Bank in the prescribed form of CSPTCL. No interest shall be paid by CSPTCL on the security deposit. In case of non-fulfillment of contractual obligations by the contractor, the security deposit shall be forfeited.
- (c) The security deposit will be released only after completion of entire works, issue of No dues/liability certificate from the Executive Engineer in charge of work and after submission of performance B.G.

3.21 GUARANTEE PERIOD:

The work done, material supplied by the contractor as per the contract specification should be guaranteed for satisfactory operation and against any defect in material and workmanship for a period of **24 (Twenty Four)** months from the date on which the Line has been put to service. The above guarantee certificate shall be furnished in triplicate to the CSPTCL for approval. Any defect noticed during this period should be rectified by the contractor free of cost to CSPTCL upon written notice. The date of delivery of line as used in this clause shall mean the date of taking over the Line by the Engineer. CSPTCL will arrange 132 **KV** supply to Line within one month from the date of completion of Line. If Line is taken over un-energized condition due to non completion of feeding source then guarantee will be for **30 (Thirty)** months from the date of taking over or 24 (Twenty four) months from the date of energization of Line whichever is earlier.

3.22 PERFORMANCE GUARANTEE :-

- (a) After completion of work in all respect (final commissioning etc.) and before issue of final taking over certificate by the Engineer in charge of CSPTCL, the contractor shall provide CSPTCL a Performance Bank Guarantee from a Nationalized/Scheduled Bank for an amount of 5% (FIVE PERCENT) of the contract price in the approved B.G. Proforma of the CSPTCL. This Bank guarantee shall be executed on stamp paper worth Rs.300/- or any other amount as per the C.G. state stamp duty Act and shall be kept valid till completion of the guarantee period mentioned in the foregoing Clause plus six month claim period.
- (b) No interest shall be paid by CSPTCL for the aforesaid bank guarantee. In case of non-performance of the line as per the contract specification, the performance bank guarantee shall be forfeited.

3.23 PAYMENT DUE FROM THE CONTRACTOR:

All costs of damages for which the contractor is liable to the CSPTCL will be deducted by the CSPTCL from any money due to the contractor under the contract.

3.24 RESPONSIBILITY TO RECTIFY THE LOSS AND DAMAGE:

If any loss or damage happens to the work or any part thereof or materials/plant/equipments for incorporation therein during the period for which the contractor is responsible for the case thereof or from any cause for whatsoever, the contractor shall at his own cost rectify/replace such loss or damage, so that the permanent work conforms in every respect with the provision of the contract to the work/equipment occasioned by him in course of any operation carried out by him during performing the contract.

3.25 EXTENSION ORDER:- The extension order up to 50% of the total quantity/value may be placed on the same price, rates, terms & conditions.

3.26 CONTRACT AGREEMENT SECURITY DEPOSIT AND INDEMNITY BOND:-

A formal agreement, shall be entered into between the contractor and the purchaser for the due performance and observance of the terms and conditions of the contract

On acceptance of offer the successful tenderer will have to deposit as security an amount of 10% of the total value of order in the form of cash/DD or Bank Guarantee.

The successful tenderer will also submit the indemnity bond towards the safe custody of various line materials like conductors, ground-wires, hard-wares and accessories etc. equivalent to the cost of materials which will be supplied by the CSPTCL to the contractor for erection of the line. The cost of materials shall include the cost of the towers and accessories to be supplied by the tenderers.

The proforma for contract agreement, Bank Guarantee for security deposit & Bank Guarantee towards performance are enclosed as **Annexure 23, 24 & 25 and proforma for Indemnity Bond is enclosed in annexure-26.**

3.27 PROCEDURE OF SUPPLY OF TOWERS MATERIALS:

- i. The payment will be made on certification by the Engineer that the respective consignment of tower parts has been duly received in the contractor stores and properly stacked. For this purpose the contractor shall provide office accommodation to our site staff In-charge of store accounting who will be available for verifying and certifying receipt of materials in the contractor's stores as and when the consignment is received.
- ii. The payment will be made only against supply of complete structure of various types of towers/extensions covered in this Specification.
- iii. After 20% (Twenty Percent) of the tower material is supplied by the contractor after due inspection, the contractor will furnish a detailed list of various structures which he wants to complete in lots so as to complete certain numbers of towers taking into consideration the material already dispatched plus proposed to be dispatched. The programme of delivery of completed towers in lots (i.e. batches) shall match with erection programme. The contractor shall fully establish to the

satisfaction of the This Office that the tonnage proposed to be supplied would result in completed towers on taking into consideration the supplies made earlier. This Office will verify same and permit the contractor for taking up additional supplies.

- iv. The delivery of tower accessories should be made in such a way that the erection work of towers is not held up for want of these items. It will be the contractor responsibility to supply these items in line with the completion schedule of the transmission line.
- v. The weight of tower shall mean the weight of tower calculated by using black sectional (i.e. un-galvanised) weight of steel members of the size indicated in approved fabrication drawings.

3.28 INSPECTION:

(A) INSPECTION OF PROTO TYPES:-

- (i) Proto type of each type of structure/extensions shall be offered by the successful bidder for inspection within 2/3 months from the date of award of contract so that the tower parts are delivered timely and construction activities are not delayed for want of tower material. Proto assembly of River crossing tower or Gantry Structure shall be offered for inspection if necessity arises due to site conditions to use these structures.
- (ii) Notwithstanding anything covered in the drawings and other details furnished by the purchaser, the Contractor shall make minor modifications, if any, in length, size, notching etc. according to the proto assembly, which are necessary for easy assembly of the structure. In any case the cost shall be payable on the basis of weight of structures as per approved Bill of materials of towers/extensions.
- (iii) The contractor have to supply 2 sets of workshop drawings along with 10 sets of structural drawings and Bill of materials modified according to proto corrections of each type of tower/extensions to the Purchaser.

(B) INSPECTION OF MATERIALS:-

- (i) Each consignment ready shall be offered to the purchaser for inspection before dispatch giving a minimum time of not less than fifteen days. Only complete sets of towers/extensions shall be offered for inspection. Samples of fabricated tower materials and accessories shall be subjected to tests as per relevant Indian Standard. The purchaser shall be kept informed about the source of procurement of raw-steel, particularly through re-rollers. The purchaser reserves right to inspect and get the samples of raw-steel tested as per Indian Standard-2062 and relevant standards. The cost of testing shall be borne by the bidder.
- (ii) The bidder shall abide by all the statutory provisions, acts such as the Indian Electricity Act, Indian Factory Act, Indian Boiler Act etc., and corresponding rules and regulations as may be applicable and as amended from time to time.
- (iii) The purchaser's representative shall be entitled at all reasonable time during manufacture to inspect, examine and test at the bidder's premises the materials and workmanship of the material to be supplied.
- (iv) The material shall not be dispatched unless waiver of inspection is obtained or inspected by the purchaser's authorized representative. When the material has passed the specified tests, the purchaser's representative shall furnish a certificate to this effect in writing to the bidder. In any case, while notifying the readiness of the

material, the test certificate shall invariably be sent. The material shall not be dispatched unless the test certificates are approved.

- (v) Test certificates shall be in accordance with latest version of the relevant Indian Standards.
- (vi) The supplier shall keep the purchaser informed in advance of the time of starting and of the progress of manufacture and fabrication of structures at various stages.
- (vii) In case, any member of the structure is not found to comply with the relevant drawing, it shall be liable for rejection even after receipt.
- (viii) Defects, which may appear during fabrication, shall be made good. Any member once rejected shall be cut into pieces in front of the Purchaser's representative so that it is not offered again by mistake.
- (ix) If in case on schedule date of INSPECTION, the material is not ready for inspection the call shall be treated as fake call and recovery of Rs.5,000/- or actual expenses for visiting the premises of sub vendor per call whichever is more shall be made from the contractor's bill.

3.29 GENERAL GUIDELINES FOR INSPECTION :-

(A) Fabricated Structure Members:

- (i) Visual examination and quantity verification of offered lot.
- (ii) Sample selection from the offered lot at a ratio of 40 MT (or part thereof) 1 no. each for all tests.
- (iii) Dimension, fabrication and trueness verification of structure member from fabrication sketch.
- (iv) Galvanising test of each sample i.e. dip test, hammer test and mass of zinc test.
- (v) Random verification of Zinc coating of galvanized surface by Alko-meter.
- (vi) Tensile test and bend test of each sample.
- (vii) Chemical composition test of at least two samples per offered lot of 50 MT for inspection.
- (viii) Verification of manufacturer's test certificate for mild steel used in structure members.

(B) Bolts-Nuts, Washer, Accessories, and Attachments etc.: (To be carried out at Manufacturers works of these items)

- (i) Visual examination and quantity verification of offered lot.
- (ii) Sample selection from the offered lot as per relevant Indian Standard for each item.
- (iii) Dimension, fabrication and trueness verification from fabrication sketch.
- (iv) Galvanizing test of each sample.
- (v) Other acceptance tests for respective items as per relevant Indian standard.

Since at the time of inspection only fabricated tower members and accessories will be verified, acceptance of any lot shall in no way relieve the bidder of his responsibility to meet all technical requirements of this specification for fabricated towers. In case any shortcoming is noticed at the time of actual assembly and erection, the purchaser may reject any part or item or accessory and the Bidder will have to assume the responsibility for free replacement/rectification of such defects.

(C) PACKING AND MARKING ON PACKING:

The material shall be boxed or bundled for transport in the following manner:

- (i) Angle shall be packed in bundles securely wrapped four times around at each end and over 900 mm with No.9 SWG steel wire with ends twisted tightly. Gross weight of any bundle shall not be less than 300 Kg and more than 2000 Kg. The bundle shall be in complete Tower form only.
- (ii) Cleat angles, brackets, filler plates and similar small loose pieces shall be nested and bolted together through holes and wrapped around at least four times with No.9 SWG wire with ends twisted tightly or packed in wooden crates. Gross weight of each bundle shall not exceed 200 Kg.
- (iii) Correct number of bolts, nuts and washers required for structures shall be packed in heavy gunny bags accurately tagged in accordance with the contents and a number of bags packed in a solid box of 22 mm thick lumber with panelled ends to be accurately nailed and further reinforced with 22 mm x 75 mm Batons round the sides and at the ends with 25 mm x No. 18 SWG iron band stretched entirely around the batons with ends overlapping at least 150 mm. Gross weight of each box shall not exceed 200 Kg.
- (iv) Packing list incorporating all relevant details e.g. quantity of structures (complete sets), number and size of steel sections, quantity of nuts, bolts, washers etc shall be forwarded along with each consignment.
- (v) In the nutshell the packing arrangement should be such that all packages of one particular type of structure are identifiable at site for the purpose of allocation for a particular work. In case more than one structure of a particular type is delivered in area store/work site, combined packing arrangement by way of clubbing members of similar type (for more than one structure) in a combined package should not be done. Uniform packing procedure for each structure should be adopted.
- (vi) All above packing are subject to the approval of the Purchaser or his appointed representatives.
- (vii) Each bundle or packing shall have the following marks:
- (viii) The name of the consignee (as per despatch instructions given by the CSPTCL).
- (ix) Ultimate destination as required by the CSPTCL.
- (x) The relevant marks and number of structure members or reference or bolts, nuts and small components like gusset plates, various attachment, etc. for easy identification.
- (xi) The marking shall be stencilled and indelibly inked on the top members in the bundles, on wooden boxes and also on gunny bags containing smaller components.

3.30 INSURANCE:**(A)**

- i) The contractor will supply the tower to CSPTCL's / their site stores and therefore he will be responsible for the transit risks. It shall be contractor's responsibility to ensure proper packing and safe delivery of the material at the site stores. Any loss or damage caused to the materials during transit due to negligence on contractor's part shall be made good by the contractor free of all charges within one month from the date of consignee's notification, which will be issued within 30 (Thirty) days of receipt of materials at site. Transit insurance is not covered under the scope of this contract.
- ii) The Contractor shall arrange, secure and maintain insurance as may be necessary for all such amounts to protect his interests and the interests of the Purchaser, against all

risks as detailed herein. The Contractor's failure in this regard shall not relieve him of any of his contractual responsibilities and obligations.

- iii) Any loss or damage to the materials during handling, transporting, storage and erection, till such time the material/line is taken over by the Purchaser shall be to the account of the Contractor. The Contractor shall be responsible for preferring of all claims and make good the damage or loss by way of repairs and/or replacement of the portion of the works damaged or lost. The transfer of title shall not in any way relieve the Contractor from the above responsibilities during the period of the contract. The Contractor shall provide the Purchaser with a copy of all insurance policies and Specifications taken out by him in pursuance of the contract. Such copies of Specifications shall be submitted to the Purchaser immediately after such insurance coverage is obtained. The Contractor shall also inform the purchaser in writing at least sixty (60) days in advance, regarding the expiry, cancellation and/or change in any of such Specifications and ensure revalidation/renewal etc. as may be necessary, well in time.
- iv) All costs on account of insurance liabilities covered under the contract will be on Contractor's account and will be deemed to be included in Contract price. The Contractor shall cover insurance with Indian Insurance Companies only.
- v) The contractor will indicate in questionnaire the cost element of such insurance cover, which he has assumed while quoting the rates. The above cost of material is inclusive of all materials like ACSR Conductor, Ground wire, cost of stubs, GI Towers & tower extensions, tower accessories, Disc Insulators and Hardwares for Conductor & Ground wire etc. to be supplied by the contractor. The contractor shall take up proper insurance to cover all the materials required for complete construction of the line to be supplied by the bidder against storage, handling, transportation and erection risks.
- vi) The contractor shall arrange above insurance for the total completion period of transmission line (period in months) as quoted by him in the completion schedule. For delay in the completion of the transmission line, up to 3 (three) months, due to any reason whatsoever, the contractor shall bear the charges of extension of insurance policy. For delay beyond 3 (three) months due to the reasons not attributable to the contractor, the CSPTCL shall reimburse the charges of extension of insurance policy to the contractor on presentation of evidence of having paid such amount to insurance company.
- vii) Any other insurance including the insurance of erection personnel employed by the Contractor/ his subcontractor shall also be the responsibility of the contractor and shall be arranged, if required, at his own cost.

(B)

- (i) The contractor shall insure the line and shall keep it insured against loss by theft, destruction or damage by fire, flood, undue exposure to the weather or through riot, civil commotion, war or rebellion, for the full value of the line from the time of delivery until the line is taken over as per relevant clause of this specification. This insurance shall also cover loss by theft on site.
- (ii) The bidder shall ensure following insurances also:-

- i) Workmen Compensation Insurance:- This shall protect against claims applicable against workmen's Compensation Act 1948 (Govt. of India). This liability shall not be less than

Workmen's Compensation As per Statutory Provisions

Employees Liability As per Statutory Provisions

- ii) Comprehensive Automobile Insurance :- This insurance shall be in such a form to protect the contractor against all claims for injuries, disability, disease and death of members of public including purchasers men and damage to property of others arising from use of motor vehicle during on or off the site operation irrespective of ownership of such vehicles.
- iii) Comprehensive General liability insurance: It shall protect contractor against all claims arising from injury disability, disease or death of public or damage to property due to act of contractor or his representative.

3.31 SCOPE: COMMERCIAL TERMS AND CONDITIONS OF LINE ERECTION

These specifications provide for supply of towers and complete erection of the transmission line indicated in "Scope of specification." The work includes of all line materials to be supplied by bidder such as conductors, ground wire, insulators, accessories etc., their complete erection, setting to work, testing and commissioning of the transmission line on turnkey basis.

3.32 PRICES AND QUANTITIES

Prices for various items of erection of transmission line are to be quoted in the manner specified in schedules appended with this specification. The prices will include the cost of labour, all tools and plants except otherwise specifically mentioned in this specification and other incidental charges in connection with the erection work, pertaining to each items as indicated in the schedules, unless otherwise indicated in the specification.

The quantities of line length, towers and extension indicated in the price schedule are only provisional and are for comparison purpose. The final quantities will be known after completion of survey and tower spotting. Thus these are only provisional quantities and will vary during actual execution of work. It may be noted that if during the execution of works, at any point of time, it is noticed that there is wide variation in quantity of material / quantum of work viz a viz provision in the contract, the contractor shall intimate the same to the OIC of the work. The OIC of the work in turn shall submit the proposal to the order placing authority for obtaining competent approval. The supply of material/execution of works (in excess of provision in the contract) shall only be carried out after the approval by the order placing authority. The contractor must execute the work based on actual soil conditions encountered and as per final quantities of towers indicated to him by the Engineer, at the same rates and terms and conditions accepted by the CSPTCL.

In the event of revision of quantity on completion of works, total value of supply of materials and erection charges shall be worked out with the unit rates of other bidders. In case the total value when calculated with unit rate of other

bidder (viz L-2 or so on) is found lower than the revised value of order value, the total payment shall be limited to the lower of the two. This condition may be kept in view while quoting the rates.

3.33 COMPLIANCE WITH REGULATIONS

Unless otherwise specified, all works shall be carried out in accordance with the Indian Electricity Act, 1910; Indian Electricity Rules, 1956 with any amendments or revisions thereof which may be issued during the currency of the contract and the requirement of any other Regulations and Acts as applicable in India (including local statutory bodies) which the CSPTCL may be subjected to. Contractor shall also compliance with the Minimum Wages Act 1948 and the payment of Wages Act and the rules made their under in respect of any employee are workman employed are engaged by him or his sub contractor.

All railway tracks, power / communication line, or other important road crossings etc. or routing the line through air field region shall conform to the relevant rules and procedure laid down by railway, communication, aviation or other concerned authorities.

Suitable arrangements for aviation signal shall be provided at the top of the towers in the vicinity of civil / military aerodromes of air field regions, if any. Similar arrangements will also be provided on the special river crossing towers, if used.

3.34 “A” CLASS ELECTRICAL CONTRACTOR LICENSE:-

Contractor will have to submit a certified copy of “A” Class electrical contractor’s license issued by C.G. AnugyapanMandal, Raipur at the time of placement of order. The annual validation of the license shall be obtained by the contractor at his own cost and submitted to the purchaser during the currency of the contract.

3.35 RESPONSIBILITY FOR OBTAINING INFORMATION AND TAKING ACTION IN TIME.

Whenever any information or clarification in respect of construction of line have to be obtained from various authorities, the contractor shall be responsible for taking action well in time so that there are no delays on this account. The completion period offered in the tender shall be deemed to include the time taken for such incidental works. Request for extension of the completion date on such ground will not be entertained.

3.36 PERMITS AND PRIORITIES: Necessary permits, if any, required for the execution of the contract shall be arranged by the contractor himself. The contractor shall obtain the necessary license / permission as per central /state / local statutory bodies at his cost. The CSPTCL may, however, furnish to the contractor such certificates as may be required for the necessary permits / priorities for the execution of the work, if CSPTCL considers demand justified. The CSPTCL will, however, not be responsible for the delay in execution of the contract, if permits / priorities are not granted in time.

3.37WAY LEAVE:

The bidders is requested to go through the following provisions of payment of way leave and the accepted prices quoted by them shall be deemed to include following expenses and no extra payment on this account shall be made by CSPTCL.

(a) **Payment of compensation of land :-**

In compliance to the CG Govt.'s orders No.F7-7/Seven-1/2014 dtd. 20.02.2015 and dtd. 07.05.2015 & No.F 7-7/Seven-1/2014 dtd. 01.06.2016 regarding payment of compensation towards utilization of the private land for erection of tower and laying of transmission line, the preparation of cases for payment of land compensation to the owner of land shall be prepared by the Contractor and the approval of the same shall be arranged by CSPTCL. The payment for above compensation shall also be borne & made by the CSPTCL as per the provisions contained in these orders.

(b) **Payment of compensation towards damage of crops :-**

The necessary proposal for payment of compensation towards damage of crops during execution of work, shall be prepared by the contractor. The payment of above compensation shall be borne & made by contractor.

(c) **Forest proposal :-**

In case the line is passing through the forest, the preparation of forest proposal, its approval etc. shall be arranged by CSPTCL. The tree cutting and related works in forest land will be arranged by the CSPTCL. Relevant charges shall be borne by the CSPTCL.

(d) **Tree cutting in Revenue/ Govt./ Private Land:-**

The preparation of proposal for tree cutting and approval thereof in Revenue/ Govt./Private land shall be arranged by the contractor. All Statutory charges & compensation for tree cutting on revenue / govt./ private land will be made by CSPTCL.

However, the tree cutting including related works in Revenue/Govt./ Private land shall be arranged by the Contractor at his own cost.

(e) **Railway crossing :-**

The Railway track crossing cases with drawing, questionnaire etc. will be prepared by the contractor and will be submitted to the Engineer I/C and CSPTCL will arrange the approval. All statutory payment like supervision charges, approval fee etc. will be paid by the CSPTCL directly to the Railway Department. The Railway Block charges if any will be paid by the CSPTCL for maximum of one hour per circuit per crossing. The Railway block charges beyond one hour per circuit per crossing will be borne by the contractor.

(f) **Statutory Payments :-**

In addition to above, statutory payment to all government agencies shall be borne by the CSPTCL. Any payment which becomes due on account of introduction of new policy of Govt. of India / Govt. of CG announced after issue of N.I.T., shall be paid by CSPTCL.

(g) **Payment of damages for access of site :-**

Any payments / charges required for access of site and damage of crops on way to the site shall be to the contractor's account.

(h) **Submission of proposals of way leave etc. :-**

It shall be responsibility of the contractor to submit the required proposal of way leave (viz. land compensation, railway crossing, tree cutting in revenue/private land, crops compensation etc.) in reasonable period, so that work is not hampered due to non availability of these way leaves.

3.38 USE OF PRIVATE ROAD/ APPROACH ROAD TO SITE:

The CSPTCL will help in getting necessary permission for use of private/ forest/ canals for transport of materials and construction personnel, wherever possible under the rules. Any charge levied by the concerned authorities for use of such roads etc. shall be borne by the contractor.

During the erection work, if approach roads are required to be constructed for reaching the construction sites for transportation of men/materials, the cost of construction of such approach roads and any other expenses incurred in obtaining clearance/ permission shall be borne by the contractor.

3.39 (i) MATERIALS TO BE ARRANGE BY THE CONTRACTOR AND PERMITTED EXTRA CONSUMPTION:

- (a) The quantity of conductor and earth wire to be incorporated in the line shall be worked as per the following norms:

Quantity of Conductor : Line length as per detailed survey
x 3 phases x No. of Circuits.

Quantity of Earthwire : Line length as per detailed survey x 1

- (b) The contractor shall make every effort to minimise breakage, losses and wastage of the line materials during erection. However, the Contractor shall be permitted an extra consumption on following line materials only upto the limits specified here in :-

S.No.	Item	% of permitted extra consumption
1	Conductor	1
2	Earthwire	1

All the materials required for completion of line shall be arranged by the contractor as per latest ISS as per actual.

- i. In case of conductor and earthwire, the permitted extra consumption limit of one percent is inclusive of sag, jumpering, damage, loss and wastage etc.
- ii. However, for hilly terrain, where there is level difference between two locations, consumption shall be allowed equal to the increase in conductor length due to slope effect. Contractor shall prepared detailed consumption statement for such locations for the approval of Engineer-in-charge.
- iii. The contractor shall not be required to return to the Owner empty conductor and earthwire drums and shall dispose-off the same at his cost.
- iv. Any conductor and earthwire drum which has been opened by the Contractor shall not be taken back by Owner and the unused conductor or earthwire in such drums may be treated as waste permissible within the overall limits.

- v. The quantities of line materials to be supplied by the Contractor (i.e. towers and accessories, conductor, earthwire, insulator, hardware fittings & accessories) as indicated in the bill of quantities are tentative and the actual quantity shall depend upon detailed survey. Contractor shall be responsible for regulating the supplies of Contractor supplied materials on the basis of actual requirements. The Owner shall have right not to take any surplus Contractor's supplied line materials.
- (ii) **EMPTY CONDUCTOR/EARTHWIRE WOODEN DRUM ETC:** Empty conductor/earthwire drums of any material, empty wooden crates/cases of insulators and bags of hardware, accessories, cement, Nut-Bolts etc. shall not be retained by CSPTCL. The bidder should give due weightage / rebate on account of above while quoting the prices.

3.40 MATERIALS TO BE ARRANGE BY THE CONTRACTOR FOR ERECTION WORK:

The supply of cement for foundation work would be made by the contractor of quality as per I.S. 269 (latest revision). The cost of cement, metal & sand shall be deemed to be included in the quoted unit rates of casting of foundations of different types of towers in different types of soils. The cement used shall be procured from reputed manufacturer.

Metal, sand and stones required for foundation/ revetment work shall be arranged by the contractor. The transport, octroi, levy or duty on these materials shall be borne by the contractor himself and the CSPTCL will not accept any liability on this account.

The contractor will also arrange steel rods and binding wires for foundation reinforcement. The cost incurred will be borne by him. Materials for grounding of towers i.e. galvanized earthing rod, connecting clamps and connecting wires etc. would also be arranged by the contractor as already specified.

Water supply and Electricity for construction work is to be arranged by the contractor at his own cost. Also, storage space for equipments and contractor's site office will be arranged by contractor.

3.41 TOOLS AND PLANTS TO BE ARRANGED BY THE CONTRACTOR:

The contractor shall be required to provide at his own expenses all necessary erection tools and plants for carrying out complete erection of the line i.e. survey, soil investigation, excavation, measurement of earth resistance, stub setting under tension and testing of the line. The contractor will have to arrange at his cost all tools and equipments such as surveying instrument, earth tester, soil investigation equipment, excavation equipment, form boxed for stub setting, winches, ropes and all tools for stringing conductor etc. The contractor will furnish in the relevant schedule, the list of all tools and plants as indicated above, which are available with him. Similarly, contractor will arrange at his cost all machinery and light and heavy vehicles such as jeeps, tractor, compressors for rock drilling, cranes for conductor drum handling, truck etc.

3.42 STUB SETTING TEMPLATES:

- a) Stub setting templates (un-galvanized) shall be arranged by the Contractor at his own cost for all heights of towers. Stub templates shall be of adjustable type and painted.

- b) The Contractor shall deploy sufficient number of templates for timely completion of the line without any extra cost to Owner.
- c) One set of each type of stub setting template shall be supplied to the Owner, on completion of the project at no extra cost to Owner.
- d) The following number of stub setting template shall be deployed by the contractor:-
- | | | |
|--|---|---------|
| (i) DN-2 type tower with extension | : | 04 Nos. |
| (ii) DN-30 type tower with extension | : | 02 Nos. |
| (iii) DN-60 type tower with extension | : | 03 Nos. |
| (iv) +18M Extension for DN-60 type tower | : | 01 No. |
| (v) MD-2 type tower with extension | : | 02 Nos. |
| (vi) MD-30 type tower with extension | : | 02 Nos. |
| (vii) MD-60 type tower with extension | : | 03 Nos. |
| (viii) +18M Extension for MD-60 type tower | : | 01 No. |
| (ix) For any special tower each type | : | 01 No. |

If the CSPTCL feels that more templates are required for timely completion of the line, the contractor shall have to deploy the same without any extra cost to the CSPTCL.

3.43 SPECIAL CROSSING OF STRUCTURES / GANTRIES:

The bidders are required to quote prices for cost of foundation on per cubic meter (Cu.M) basis and cost of erection of super-structures of crossing structures on per MT basis. The crossing structures may be required for crossing of 765KV/400 KV/220KV/132KV transmission lines, major river, road & railway crossing. The drawings of crossing structures / gantries not mentioned in **clause 4.02** will be supplied by the bidder without any extra cost to the CSPTCL. The design of long span river crossing is to be submitted in accordance with IS:802 1995 and **CBIP Manual Publication No.290**.

3.44 FORTNIGHTLY PROGRESS :-

The contractor will also have to submit a copy of the fortnightly progress reports along with each erection bill in support of the work done. Thus the progress reports will be prepared by the contractor strictly for the duration from 1st to 15th of the month and 16th to 30th/31st (last date) of the month throughout the construction period so that the quantum of work claimed in the bills matches with the completed activity of the works indicated in the progress report.

3.45 STORES FOR SUPPLY OF TOWERS (INCLUDING MATERIALS TO BE SUPPLIED BY THE CONTRACTOR):-

- 3.45.1 The Contractor shall be required to set up Store along the route of the transmission line.
- 3.45.2 The cement, reinforcement steel and other line materials (to be supplied by the contractor) shall also be arranged in above stores as per the sequence of the work.

- 3.45.3 The Contractor shall make arrangements to take delivery of all the materials and stock them properly.
- 3.45.4 Yards and stores for stocking provided by the Contractor shall be opened for inspection by the Purchaser's representative as and when desired.
- 3.45.5 The cost of handling and storage shall be deemed to be included in the quoted erection prices and no extra charges towards, loading, transportation, unloading, stacking and storage etc. shall be payable.
- 3.45.6 In case of materials to be supplied by the Contractor himself, all the above provisions shall also apply. However, shortage and/or damage of the materials shall be made good within a reasonable time and without any extra charge to the Purchaser and without delaying the construction of transmission line.
- 3.45.7 **CONSTRUCTION POWER AND WATER:-**Water supply and Electricity for construction work is to be arranged by the contractor at his own cost. Also, storage space for equipments and contractor's site office will be arranged by contractor.
- 3.46 **PAYMENT PROCEDURE FOR ERECTION WORK:**

Payment will be made against monthly erection bills for works completed during the month as certified by Engineer. Each category of the work shall be completed for purpose of payment. Part payment will not be made even if break up rates are available for particular category of work. Hence bill shall be preferred for completed portion of works as under: -

- a. Check survey (kilometre wise).
- b. The bill for foundation of tower shall be admitted only after completion of all activities related with foundation work i.e. excavation, stub setting, earthing, reinforcement, concreting and backfilling with excavated / borrowed earth and consolidation of earth, carriage of surplus earth to the suitable point of disposal as required by the Purchaser or any other activity/related to completion of foundation work (location wise).
- c. Tower erection complete with tightening & punching of bolts including tack welding of bolts & nuts (location wise).
- d. Fixing of tower accessories i.e. providing danger, number, phase plates & anti-climbing device (location wise).
- e. Complete stringing (during the month) of conductors including providing of Accessories, jumpering etc. (kilometer wise).
- f. Complete stringing (during the month) of Ground-wire including providing of Accessories (including fixing of copper earth bond (kilometer wise).
- g. Miscellaneous works as and when completed during the month such as: -
 - a) Building of stone revetment with backfilling.
 - b) Counterpoise earthing etc (location wise).

- 3.47 **IDLE / MOBILIZATION / DEMOBILIZATION CHARGES:-** No idle / mobilization / demobilization charges will be payable by the CSPTCL for any reason whatsoever to the contractor for stoppage of work. This may please be noted.

SECTION – IV

TECHNICAL CONDITIONS

TECHNICAL CONDITIONS FOR FABRICATION AND SUPPLY OF LINE MATERIALS FOR CONSTRUCTION OF LINE.

4.01 SCOPE:-

The successful bidder will supply various types of G.I. towers as indicated in price schedule, their extensions and accessories as envisaged for 132 KV DCSS Line.

4.02 TYPE OF TOWERS :

(i) The towers for 132 KV line are classified as below:-

Type of tower	Deviation limit	Typical Use
DN-2 / MD-2	0 deg. – 2 deg.	To be used as Tangent tower
DN-30 / MD-30	Up to 30 deg.	a) Angle tower with double/single tension insulator string. b) To be used for uplift forces resulting from an uplift span. c) To be used for anti cascading condition. d) To be used as section towers
DN-60 / MD-60	30 deg-60 deg.	a) Angle tower with double/single tension insulator string. b) To be used for uplift forces resulting from an uplift span. c) Dead end with 0 deg. Deviation both on line side and substation side (slack span)

Note:- The above towers can also be used for longer span with smaller angle of deviations.

(ii) **EXTENSIONS:-**

- (a) The double circuit towers are designed so as to be suitable for adding 3M, 6M and 9M body extensions / leg extensions for maintaining adequate ground clearances without reducing the specified factor of safety in any manner.
- (b) The provision for additional + 18M body extension for tower type of DN-60 is also kept by the CSPTCL. For power line crossing or any other obstacle the DN-60 tower can be used with 18M extension depending upon the merit of prevailing site conditions. The maximum reduced span for DN-60 type towers shall be mentioned in tower spotting data. However, this shall in no case be less than 200M.
- (c) **Truncated Gantry** -Wherever necessary will also be required for crossing 132KV/220KV/400 KV transmission lines.

4.03 SPAN AND CLEARANCES :-

- (a) **NORMAL SPAN:-**The Normal ruling span for 132 KV line is 335 M for DN-2, DN-30 & DN-60 type towers.
- (b) **WIND SPAN:-** The wind span is sum of the two half spans adjacent to the support under consideration. For normal horizontal spans this equals to normal ruling span.
- (c) **Weight Span:-** The weight span is the horizontal distance between the lowest point of the conductor on the two spans adjacent to the tower. For spotting of structures, the following span limits should be considered:-

Type of tower	Reliability condition		Security condition	
	Maximum	Minimum	Maximum	Minimum
DN-2 /MD-2	503	134	252	67
DN-30 / MD-30	503	0	252	(-) 200
DN-60 / MD-60	503	0	252	(-) 200

- (d) In case of certain locations where actual spotting spans exceed the design spans, cross-arms and certain members of towers are required to be modified / reinforced. In such cases, design & drawings of the modified/reinforced tower and its foundation shall be supplied by the Contractor as per site requirement without any extra cost to the Owner.
- (e) **Ground Clearance:-**
 - (i) The minimum ground clearance from the bottom conductor shall not be less than 6100 mm for 132KV line at the maximum sag condition and still air.

- (ii) Conductor creep shall be compensated by over tensioning the conductor at a temperature of 26 deg C lower than the stringing temperature for ACSR Panther **for 132 V line.**
- (f) Other than the items indicated above, some other Tower and Foundation Designs, Structural drawings, BOM, Shop drawings, if required for proper and effective execution of project may also be required to be developed by the Contractor without any extra cost to the owner.

4.04 GALVANISING PASSIVATION AND PAINTING:

The tower parts, stubs and pack washers shall be hot dip galvanized. The galvanization shall be done as per requirements of IS 4759 or equivalent International Standard after all fabrication work is completed. The contractor shall also take guidelines from the recommended practices for hot dip galvanizing laid down in IS 2629 or equivalent International Standard while deciding and implementing galvanizing procedure. The mandatory requirements however, are specified herein.

Unless otherwise specified the fabricated tower parts and stubs shall have a minimum overall zinc coating of 610 gms per sq.m. of surface except for plates below 5mm which shall have Zinc coating of 460 gms per sq.m of surface. The average zinc coating for sections 5mm & above shall be maintained as 87 microns and that for sections below 5mm shall be maintained as 65 microns.

The zinc coating shall be adherent, reasonably uniform, smooth, continuous and free from imperfections such as black/bare spots, ash rust strains, bulky white deposits/wet storage strains and blisters.

The surface preparation for fabricated tower parts and stubs for hot dip galvanizing shall be carried out as indicated herein below:-

- (i) **Degreasing & Cleaning of Surface:** Degreasing and cleaning of surface, wherever required, shall be carried out in accordance with clause 4.1 of IS 2629-1985 or equivalent International Standard. After degreasing the article shall be thoroughly rinsed. However, if acidic degreasers are used rinsing is not required.
- (ii) **Pickling:** pickling shall be done using either hydrochloric or sulphuric acid as recommended at clause 4.3 of IS 2629-1985 or equivalent International Standard. The actual concentration of the acids and the time duration of immersion shall be determined by the Contractor depending on the nature of material to be pickled. Suitable inhibitors also shall be used with the acids to avoid over pickling. The acid concentration, inhibitors used, and maximum allowable iron content shall form part of plant standard to be formulated and submitted to Purchaser along with Quality Assurance Program.
- (iii) **Rinsing:** After pickling, the material shall be rinsed, preferably in running water to remove acid traces, iron particles or any other impurities from the surface. Two rinse tanks are preferable, with water cascading from the second tank to the first to ensure thorough cleaning. Wherever single tank is employed, the water shall be periodically changed to avoid acid contamination, and removal of other residue from the tank.

- (iv) **Fluxing:** The rinsed article shall be dipped in a solution of zinc ammonium chloride, The concentration and temperature of the flux solution shall be standardized by the contractor depending on the article to be galvanized and individual circumstances. These shall form part of plant standard to be formulated and submitted to Purchaser along with Quality Assurance Program. The specific gravity of the flux solution shall be periodically monitored and controlled by adding required quantity of flux crystals to compensate for drag-out losses. Free acid content of the flux solution also shall be periodically checked and when it is more than two (2) grams of free acid per litre of the solution, it shall be neutralized. Alternatively, Ph value should be monitored periodically and maintained between 5.0 to 5.5.
- (v) **Drying:** When dry galvanizing is adopted the article shall be thoroughly dried after fluxing. For the purpose of drying, the contractor may use hot plate, air oven or any other proven method ensuring complete drying of the article after fluxing and prior to dipping in the molten zinc bath. The drying process shall be such that the article shall not attain a temperature at which the flux shall get decomposed. The article thus dried shall be galvanized before the flux coating picks up moisture from the atmosphere or the flux layer gets damaged or removed from the surface. The drying procedure, time duration, temperature limits, time lag between fluxing, drying, galvanizing etc shall form part of plant standard to be formulated and submitted to Purchaser along with Quality Assurance Program.
- (vi) **Quality of Zinc:** Any one or combination of the grades of zinc specified in IS 209 or IS 13229 or equivalent International Standard shall be used for galvanizing. The contractor shall declare the grade(s) of zinc proposed to be used by them for galvanizing. The molten metal in the zinc bath shall contain minimum 98.5 % zinc by mass. It shall be periodically measured and recorded. Zinc aluminium alloy shall be added as per IS 2629 or equivalent International Standard.
- (vii) **Dipping Process:** The temperature of the galvanizing bath shall be continuously monitored and controlled. The working temperature of the galvanizing bath shall be maintained at 300+/- 10 degree C. The article should be immersed in the bath as rapidly as possible without compromising on safety aspects. The galvanizing bath temperature, immersion angle & time, time duration of immersion, rate of withdrawal etc. shall be monitored and controlled depending upon the size, shape, thickness and chemical composition of the article such that the mass of zinc coating and its uniformity meets the specified requirements and the galvanized surface is free from imperfections and galvanizing defects.
- (viii) **Post Treatment:** The article shall be quenched in water. The quench water is to be changed / drained periodically to prevent corrosive salts from accumulating in it. If water quenching is not done then necessary cooling arrangements should be made. The galvanized articles shall be dipped in chromating solution containing sodium dichromate and sulphuric acid or chromic acid base additive at a predetermined concentration and kept at room temperature to retard while rust attack. The temperature of the chromate solution shall not exceed 65 degree C. The articles shall

not be stacked immediately after quenching and dichromating. It shall be ensured that the articles are dry before any further handling operation.

- (ix)**Storing, Picking and Handling:** In order to prevent while rust formation sufficient care should be exercised while storing handling and transporting galvanized products. The articles shall be stored in an adequately ventilated area. The articles shall be stored with spacers in between them and kept at an inclination to facilitate easy drainage of any water collected on the articles. Similar care is to be taken while transporting and storing the articles at site.

The Contractor shall prepare a detailed galvanizing procedure including Flow Chart with control parameters and all plant standards as required above and submit to CSPTCL for approvals as part of Quality Assurance Plan.

4.05 MATERIAL :-

The tower members including cross-arms shall be of structural steel quality conforming to I.S. 2062 Gr.43-A of 2006 or latest revision thereof (section as per IEEMA circular). Only structural steel angles sections manufactured according to latest revisions of I.S 808 -1976 (Part V & VI - The Dimensional and Section Properties) shall be taken into consideration in design of towers. Only tested steel sections having its yield strength not less than 2550kg/cm² shall be used.

4.06 FASTENERS : BOLTS AND NUTS AND WASHERS :

- 4.06.1** The design of the towers and extensions are based on use of HRH mild steel hot dip galvanized bolts (5.6 quality) and nuts (5.0 quality). The connections are designed on the basis of use of 16mm dia bolts. The spring washers shall be provided for insertion under all nuts. These washers shall be of steel, electro galvanized, positive lock type and of 3.5mm thickness.
- 4.06.2** All bolts and nuts shall conform to IS:12427. All bolts and nuts shall be galvanised as per IS:1367 (Part 13)/IS:2629. All bolts and nuts have hexagonal heads and nuts, the heads being forged out of solid truly concentric, and square with the shank, which must be perfectly straight.
- 4.06.3** Bolts upto M16 and having length up to 10 times the diameter of the bolt should be manufactured by cold forging and thread rolling process to obtain good and reliable mechanical properties and effective dimensional control. The shear strength of bolt for 5.6 grade should be 310 MPa minimum as per IS:12427. Bolts should be provided with washer face in accordance with IS:1363, Part-1 to ensure proper bearing.
- 4.06.4** Nuts should be double chamfered as per the requirement of IS:1363, Part-III. It should be ensured by the manufacturer that nuts should not be over tapped beyond 0.4mm oversize on effective diameter for size upto M16.
- 4.06.5** Fully threaded bolts shall not be used. The length of the bolt shall be such that the threaded portion shall not extend into the place of contact of the component parts.
- 4.06.6** All bolts shall be threaded to take the full depth of the nuts and threaded enough to permit the firm gripping of the component parts but no further. It shall be ensured that

the threaded portion of the bolt protrudes not less than 3 mm and not more than 8mm when fully tightened. All nuts shall fit and tight to the point where shank of the bolt connects to the head.

- 4.06.7** Flat and tapered washers shall be provided wherever necessary. Spring washers shall be provided for insertion under all nuts. These washers shall be steel electro-galvanised.
- 4.06.8** To avoid bending stress in bolts or to reduce it to minimum, no bolt shall connect aggregate thickness of members more than three (3) times its diameter..
- 4.06.9** The bolts of 16mm size shall be manufactured by cold/hot forging process and the threads shall be rolled.
- 4.06.10** The bolts and nuts shall be free from forging and threading defects such as cuts, splits, burrs, bulging, taper, eccentricity, loose fit etc.
- 4.06.11** The bolts shall be threaded up to standard length only as per relevant Indian Standard and not to full length.
- 4.06.12** The bolts and nuts shall conform to IS 1967-1971 Part-III and Part-IV, IS 12427, IS 1363-92, IS 1367 Part-XIII with latest amendment.
- 4.06.13** The spring washers designated as M 16-B suitable for 16mm dia galvanized bolt shall be manufactured out of rectangular section with tolerances as per IS 3063-1994 with latest amendments. The spring steel shall conform to IS- 4072-1975 with latest amendments "Specification for steel for spring washers".
- 4.06.14** The spring washers after coiling shall be suitably heat treated so as to result in the finished washer having hardness 43 to 50 HRC when tested in accordance with IS 1586- 1968.
- 4.06.15** The surface of the washers shall be free of scales and burrs. The washers shall be coiled without any kinks (except for the shape with turned-up ends). The ends of the washer shall not abut when the washers are compressed. The ends shall be so served as to prevent tangling.
- 4.06.16** The approximate weight of 1000 pieces of spring washers suitable for 16mm dia bolt shall be 8.91 kg. in natural black finish as shown in IS 3063-1972 with latest amendments.
- 4.06.17** The spring washer shall be electro galvanized with chromate passivation. The electro galvanizing of washers should conform to 'severe' grading service conditions incorporated in IS 1573-1986 as "Service Grade No.4", classification Fe Zn 25. The local thickness of zinc coating should be minimum 25 microns and average thickness 38 microns. It should be further suitably heat treated to avoid any danger of hydrogen embitterment.

4.07 STEP - BOLTS:

Each tower will be provided on one of the legs, with step bolts conforming to IS:1363-1992, IS:10238 and IS:1367 (Part-XIII):1983 of not less than 16 m.m. diameter and 175 m.m. long, spaced not more than 300 mm apart and extending from 2.5 metres above the ground level to the top of the tower. For double circuit tower the step bolts shall be fixed on two diagonally opposite legs upto top of the towers. Each step bolt shall be provided with two nuts on one end to fasten the bolt securely to the tower and button head at the other end to prevent the feet from slipping away. The step bolts shall be capable of withstanding vertical load not less than 1.5KN.

4.08 DANGER BOARD, NUMBER PLATE AND PHASE PLATES:-

Danger plates, Number plates, Circuit plates and phase plates shall be provided and installed by the Contractor:

- i. Each tower shall be fitted with a danger plate, number plate, circuit plate and two sets of phase plates for double circuit tower.
- ii. The letters, figures and the conventional skull and bones of danger plates shall conform to IS:2551 and shall be in a signal red on the front of the plate.
- iii. The corners of the danger and number plate shall be rounded off to remove sharp edges.
- iv. The letters of number plate shall be red enamelled with white enamelled background and should be centrally spaced.

The drawings for number plate, danger board, and phase plates are **enclosed in the tender**. Necessary provision for fixing of these items has been made.

4.09 ANTI-CLIMBING DEVICE WITH BARBED WIRE ON TOWER/GANTRY:-

The barbed wire type anti-climbing device shall be used at a height of approximately 3 meters as an anti-climbing deterrent measure, as per the details given in IS:5613(Part-2/Sec-I)1985. The towers to be supplied by the bidder shall have provision to fix the barbed wire as indicated above. The drawing of **Anti-climbing device is attached in tender**.

Thus the angle pieces with notches for accommodating barbed wire shall be supplied with the towers along with provision for suitable bolt holes on leg members for fitting the angles. The scheme of the anti-climbing device shall be provided along with the tower drawing. It should have the facility of the locking arrangement. The Barbed wire shall conform to IS:278/1978 with latest amendment and shall be type 'A-3'.

The Barbed wire shall be made of Hot dip Galvanised MS solid wire of size 2.5mm dia (for line wire) and 2.0 mm dia (for point wire). The barbs shall have four points and shall be formed by twisting 2 point wires, each two turns, tightly around both line wires making altogether four complete turns. The wire shall be galvanised by Hot dip process as per IS:2629/1966 (with latest amendment). The galvanised wire shall conform to the requirement as per IS:4826/1971 with latest amendment in all respect. IS:2633/1972 and IS 6730/1972 for testing of uniformity & mass of zinc coating. The zinc coating shall be medium type on line wire and light type on point wire i.e. having zinc coating minimum 110 gm/m² on line wire and 70 gm/m² on point wire.

4.10 GALVANISED EARTHING ON TOWER/ GANTRY:-

- 4.10.1** The provision shall be made in the stub for fixing Galvanised Earthing materials. The stub will be provided with a hole at a distance of 250 m.m. from bottom and at a distance of 500 mm below ground level for connection with Galvanised Earthing materials. The hole will be of 17.5 m.m. diameter.

4.10.2 The contractor shall also supply and fix properly the following materials for Galvanised Earthing towers (Two sets per tower) as per drawing provided by CSPTCL:-

- (i) Hot dip galvanized earthing M.S. rod (2 metre long and 25 m.m. diameter).
- (ii) Hot dip galvanised connecting clamps.
- (iii) Hot dip galvanised stranded steel wire of size 7/ 3.66 m.m. to be used as connecting wire and counterpoise wire (wherever necessary) confirming to IS:2141-1968 and 2121 - 1979, with latest revisions thereof.

The details of Galvanised Earthing rod and clamps and earthing arrangements for towers are enclosed in the tender.

4.10.3 The Galvanised Earthing rod shall be of mild steel solid rod of 2 metres in length and 25 m.m. diameter with one end pointed. The rods shall be galvanised as per relevant I.S.S. The Zinc coating on the rod shall not be less than 610 gm./ sq. metre of surface area.

4.10.4 The tower end connecting clamp shall be of flat type and rod end shall be of “U” type. The clamps shall be of forged steel, cast iron / malleable iron. The clamps should be hot dip galvanised as per relevant I.S. 2621 - 1969, with latest revision thereof. The Zinc coating on the clamps shall not be less than 610 gm./ sq. metre of surface area.

4.10.5 The hot dip galvanised stranded steel wire of size 7 /3.66 m.m. shall be used as counterpoise wire. The steel wire shall conform to I.S. 2141 -1968 and IS:2141-1979 & latest revisions thereof, and shall consist of 7 strands, each strand having a diameter of 3.66 m.m. The galvanising shall be done as per Indian Standards Specifications 4826 - 1968 and 4826-1971 & latest revision thereof, for ‘heavy’ Zinc coating. The coating of Zinc shall not be less than 260 gm. / sq. metre.

4.11 INSULATOR STRINGS ATTACHMENTS :-

- a) For the attachment of suspension Insulator string, a suitable dimensioned swinging hanger on the tower shall be provided so as to obtain specified clearances under respective swinging condition of the strings. The hanger, extensions links, D-Shackles etc. as required and considered in the design of the tower shall have minimum ultimate tensile strength of 70 KN for single suspension string. The supply of hanger, D-Shackles, strain plate etc are also in the scope of Contractor. The drawing of tower accessories will be provided by CSPTCL.
- b) At tension towers strain plates of suitable dimensions under each cross-arm tip, shall be provided for taking the hooks or D-shackles of the tension insulator strings. To achieve requisite clearances, if the design calls for providing extra D-shackles, link plate etc. before connecting the insulator string the same shall be supplied by the Contractor.

4.12 FLEXIBLE COPPER BOND :-

The flexible copper bond shall be circular in cross-section of minimum 34 sq.mm equivalent copper area and not less than 500mm in length. It shall consist of 259 wires of 0.417 mm dia. tinned copper conductor. It shall be laid up as 7 stranded ropes, each of 37 bunched wires. The tinning shall be as per relevant Indian Standard. Two tinned

copper connecting lugs shall be press jointed to either ends of the flexible copper cable. One lug shall be suitable for 12mm dia bolt and the other for 16mm dia bolt. The complete assembly shall also include one 16mm dia, 40mm long HRH MS Bolt hot dip galvanised with nut and lock washer.

4.13 EARTHWIRE CLAMPS ATTACHMENT :-

a) **Suspension Clamp** :Earthwire suspension clamps will be supplied by the Contractor. The drawing shall be supplied by the Contractor for Employer's approval. The Contractor shall also supply U bolts / D-shackles, wherever required.

b) **Tension Clamp**:Earthwire peaks of tension towers shall be provided with suitable plates to accommodate the shackle of tension clamps. The contractor shall also supply the U-bolts wherever required and take Employer's approval for details of the attachments before the mass fabrication.

4.14 FABRICATION WORKMANSHIP:-

- a. Except where here-in-after modified, details of fabrication shall conform to I.S. 802 (Part - II) – or relevant International Standards.
- b. The fabrication of towers shall be done strictly in accordance with the drawing supplied by the CSPTCL.
- c. The tower shall be of bolted construction.
- d. Normally lap splice shall be used for connecting the members of un-equal size and the inside angles of lap splice shall be rounded at the heel to fit the fillet of the outside angle. All splices shall develop full stress in the members connected through bolts. Butt-joints as well as lap joint splices shall be made as above and as close to the main panel as possible.
- e. Joints shall be designed and detailed to avoid eccentricity as far as possible. The use of gusset plates for joining tower members shall be avoided as far as possible. However, where the connections are such that the elimination of the gusset plates would result in eccentric joints, gusset plates and spacer plates may be used in conformity with modern practice.
- f. The tower structures shall be accurately fabricated to bolt together easily at site without any undue strain on the bolts.
- g. No angle member shall have two leg flanges brought together by closing the angle.
- h. The diameter of the hole shall be equal to the diameter of the bolt plus 1.5 mm.
- i. The structure shall be designed so that all parts shall be accessible for inspection and cleaning. Drain holes shall be provided at all point where pockets of depressions are likely to hold water.
- j. The identical parts shall be made strictly interchangeable. All steel section before any work is done on them shall be carefully levelled, straightened and made true to detailed drawings by methods which will not injure the materials so that when assembled the adjacent matching surface are in close contact throughout. No rough edges shall be permitted in the entire structures. Hammering is not permitted for straightening.
- k. Cutting may be done by shearing, cropping, flame cutting or sawing. The surface so cut shall be cleaned smooth, reasonably square and free from deformation and distortion.

4.15 DRILLING AND PUNCHING:-

4.15.1 Before any cutting work is started, all steel sections shall be carefully straightened and trued by pressure and not by hammering. They shall again be trued after being punched and drilled.

4.15.2 The holes in the member shall either be drilled or punched with a jig, the former process will be preferred:-

- (i) Punching may be adopted for sections up to 12 mm thickness. For thicker sections drilling shall be done.
- (ii) The holes shall be punched/drilled after bending and related position of these holes shall be maintained with the use of proper templates/jigs and fixtures .
- (iii) The holes shall be perfectly circular and no tolerance in this respect is permissible. The holes shall be perpendicular to the plate and angle flanges.
- (iv) Holes must be square with the plates or angles and have their walls parallel.
- (v) All burrs left by drills or punch shall be removed completely. When the tower members are in positions, the holes shall be truly opposite to each other. Drilling or ramming to enlarge defective holes shall not be permitted.
- (vi) The minimum spacings of bolt and edge distance shall be as under :-
 - (a) For 16 mm dia bolt edge distance of 20 mm from hole centre to rolled or swaged edge and 23mm from hole centre to sheared or flame cut edge, hole centre to hole centre distance minimum 40mm (the hole size being 17.5mm).
 - (b) The gap between the edges of the connected members in butt joint shall not be more than 6mm and less than 4mm.
- (vii) The bolt gauge distance in flanges of angle sections shall generally be in accordance with Table XXXI of SF6(1)-1961-ISI “ Hand Book for structural Engineers-Structural Steel Sections (Revised).”

4.16 TOLERANCES:-

- (i) The maximum allowable difference in the diameter of the hole on the two sides of the plate or angle shall not exceed 0.8 m.m. in diameter. The allowable taper in drilled / punched hole shall not exceed 0.8 m.m. on diameter.
- ii) The tolerance cumulative or between consecutive holes shall be within +/- 0.5 mm.
- iii) The tolerance on the overall length of member shall be within +/- 1.6 mm.
- iv) The tolerance on gauge distance shall be within +/- 0.5 mm.

4.17 MARKING:-

- (i) All members shall be distinctly given punch mark similar to the given in structural drawings. The mark shall be given with marking dies of minimum 18 mm size and this

mark shall be legible. Letter DN-2, DN-30, DN-60 which indicate the transmission line and the type of tower shall precede erection mark.

- (ii) Similarly all the designs, drawings and correspondence etc. shall invariably bear (i) “**KTR-MKHLINE**” stands for 132 KV line for easy identification and segregation of drawing/papers concerning this line.

4.18 CLASSIFICATION OF FOUNDATIONS:

The foundation shall depend upon the type of soil, sub-soil water level and the presence of surface water which have been classified as follows and as per CBIP Manual publication No.268 :-

1	Normal dry Soil.	To be used for locations where normal dry, cohesive or non-cohesive soils are met.
2	Wet	To be used for locations:- (a) Where sub-soil water is met at 1.5 Meter or more below the ground level. (b) Which are in surface water for long periods with water penetration not exceeding one meter below the ground level e.g. the paddy fields..
3	Partially submerged	When water table is at a depth between 1.5m and 0.75m below ground level and when the soil is normal and cohesive.
4	Black cotton (Dry/Wet)	When soil is cohesive having inorganic clay exceeding 15% and characterised by high shrinkage and swelling property. Where top layer of black cotton soil exceeds 50% and extends upto full depth or is followed by good soil and where top layer is good soil up to 50% of the depth but the lower layer is a black cotton soil. For designing purpose the soil is to be considered as Submerged. To be used at locations where soil is clayey type, not necessarily black in colour, which shrinks when dry and swells when wet, resulting in differential movement extending to a maximum depth of about 3.5meter below ground level.
5	Fully submerged	When water table is within 0.75m below ground and soil is normal and cohesive.

6	Soft rock (Dry Fissured Rock)	To be used at locations where decomposed or fissured rock, hard gravel, kankar, limestone, laterite or any other soil of similar nature is met. Under cut type foundation is to be used at these locations.
7	Submerged Fissured Rock	Where fissure rock is encountered with subsoil water within 0.75m or below 0.75 m from G.L. (Top layer may be either a good soil or black cotton soil)
8	Hard rock	In locations where chiselling, drilling and blasting is required for excavation, hard rock type foundations are to be used where hard rock encountered at 1.5 m or less below ground level.
9	Sandy soil	Sandy soil with clay content up to 5%

In addition to the above, depending of the site conditions, other types of foundations may be introduced suitably for following type of soils for which the design will be submitted by the contractor without any extra cost to the CSPTCL:-

- (i) Intermediate conditions under the above classifications to effect more economy, or
- (ii) For locations in hilly and special rocky areas.
- (iii) For locations where special foundation (well type, pile type or any other type) are necessitated, the proposal for this shall be submitted by the contractor based on the detailed soil investigations and approval for the same shall be obtained from the CSPTCL.

4.19 PROPERTIES OF CONCRETE:-

4.19.1 Wherever specified the cement concrete use for the foundations shall be as per approved drawing of foundations. However in general the concreting shall be as under :-

- (a) Grade of concrete mix M-35 for pile foundation and cap work.
 - (b) The cement concrete used for tower and belt foundations shall be Nominal Mix Concrete of Grade M-20 having 1:1.5:3 nominal mix ratio with 20 mm coarse aggregate for chimney portion and 40 mm aggregates for pyramid or slab portion. The quantity of cement to be used per cubic meter shall be as per CPWD specification (DSR). All the properties of concrete regarding its strength under compression, tension, shears, punching and bending etc. as well as workmanship, will conform to IS: 306.

4.19.2 The cement concrete used for lean pad of Grade M-10 having 1:3:6 nominal mix ratio with 40 mm metal aggregate in bottom portion.

4.19.3 a) The Portland Cement used in concrete shall conform to 33 grade (IS:269)

or 43 grade (IS:8112) or 53 grade (IS:12269).

- b) The Pozzolena used in concrete shall confirm to IS:1489. The curing time of pozzolena cement will be decided at the time of execution of the work under the contract based on the certificate form a reputed laboratory which will be obtained and submitted by the Contractor.

4.19.4 Concrete aggregates shall confirm to IS:383.

4.19.5 The water used for mixing concrete shall be fresh, clean and free from oil, acids & alkalise, organic materials or other deleterious substances. Potable water is generally preferred.

4.20 REINFORCEMENT:-

4.20.1 Reinforcement shall confirm to Gr.I of IS:432 from MS bars and hard drawn steel wires and to IS:1139 and IS:1786 (Grade Fe 415) for deform and cold twisted bars respectively. Thermo mechanically treated (TMT) bars (equivalent grade) in place of cold twisted bars are also acceptable. All reinforcement shall be clean and free from loose mill scales, dust, loose rust and coats of paint, oil or other coatings, which may destroy or reduce bond. Contractor shall supply, fabricate and place reinforcement to shapes and dimensions as indicated or as required to carry out the intent of drawings and Specifications. For fixing the steel reinforcement bars in position arid binding with 0.9 mm annealed binding wire confirming to IS:280, 1978 should be used.

4.20.2 Grade of Steel Fe-500 as per IS 1786 or Thermo mechanically treated (TMT) bars of minimum yield strength 500 N/sq.mm slum 150 mm to 500 mm as per MORTH & IRC specification.

4.21 CONTRACTOR'S LIABILITY:-

The contractor shall ensure that the specification of materials and workmanship of all towers actually supplied conform strictly to the towers which have successfully under gone the tests. In case, any deviation is detected the Contractor shall replace such defective towers free of cost to the CSPTCL. All expenditure incurred in erection to and fro transportation; any other expenditure or losses incurred by the CSPTCL on this account shall be fully borne by the Contractor. No extension in delivery time shall be allowed on this account.

4.22 STANDARDS: The manufacturing, fabrication, Galvanising, erection procedure and materials used for manufacture, erection of towers and construction of foundations shall conform to the Indian Standards (IS) which shall mean latest revisions, with amendments / changes adopted and published unless specifically stated otherwise in the specification.

The material and services covered under these specifications shall be performed as per requirements of the relevant IS standards against each set of equipment and services.

- 4.23 GUARANTEED PARTICULARS:** The guaranteed technical and other particulars shall be furnished. The bids which are incomplete in this respect or do not give clear information shall be ignored out rightly.
- 4.24 DEPARTURE FROM SPECIFICATIONS TECHNICAL CONDITIONS:** In case of deviation from any of the requirements of the specifications, the same may be brought out clearly in **Annexure-9**, otherwise it will be presumed that all the technical conditions of our specifications are acceptable to the bidder.
- 4.25 TECHNICAL CONDITION FOR ERECTION (SCOPE):-**The contractor is required to carry out complete construction with supply of all the materials. It involves all construction activities viz. Survey, soil investigation, excavation, stub-setting, erection of structures, stringing and final testing and charging of the transmission line.
- 4.26 LINE MATERIALS:**
- 4.26.1 TOWER & EXTENSIONS:** As detailed in Section-IV, clause 4.02 of this specification.
- 4.26.2 CONDUCTOR:** The conductor used in the line will be ISI marked (IS:398(P-II) 1996 with latest amendment) which will be supplied by the Contractor. The conductor size of ACSR Zebra and Panther is furnished as below:-

S. No.	CONDUCTOR DETAILS	ZEBRA	PANTHER
i.	Conductor	ACSR	ACSR
ii.	Code name	Zebra	Panther
iii.	Size	260 mm ² Cu. Eq.	130 mm ² Cu. Eq.
iv.	Nominal Aluminium area	419 mm ²	207 mm ² .
v.	Sectional area of aluminium	428.90 mm ²	212.10 mm ²
vi.	Weight per kilometre of 41 Conductor	1621 Kg.	974 Kg.
vii.	Area of cross section of Conductor	484.5 mm ²	261.5 mm ²
viii.	Coefficient of linear expansion of Conductor	19.3 x 10 ⁻⁶ Kg/mm ²	17.80 x 10 ⁻⁶ Kg/mm ²
ix.	Modulus of elasticity is to be designed.	7034 kg/ mm ²	8155 kg/mm ²
x.	Temp. Variation	0 Deg. / 80 Deg. C	
xi.	Calculated DC resistance at 20 deg. Centigrade	0.0691 Ohm per km	0.139 Ohm per km
viii	Material	Aluminium conductor steel reinforced	Aluminium conductor steel reinforced
ix	Conductor Size	54(24+18+12) /3.18 mm Aluminium + 7 /3.18 mm Steel	30(18+12) /3.00 mm Aluminium + 7 /3 mm Steel

x	Stranding	Yes	Yes
xi	Overall diameter	28.62 mm	21.00 mm
xii	Ultimate Strength	130.32 KN	89.67 KN
xiii	Current carrying capacity	740 Amp. at 45 deg. Cent. Ambient and 30 deg. Rise	430 Amp. at 45 deg. Cent. Ambient and 30 deg. rise
xiv	DC Resistance of Aluminium wire (Maximum at 20 Deg. Cent.)	3.627 Ohm per Km.	4.07 Ohm per Km.
xv	Standard length	1500 Mtr. $\pm 5\%$	1500 Mtr. $\pm 5\%$
xvi	Net weight of conductor (Approximate)	2432 Kg.	1461 Kg.
xvii	Breaking load: Aluminium Wire(Min.) Steel Wire(Min.)	1.23 KN 9.91 KN	1.11 KN 8.83 KN
xvii i	Galvanisation test of steel wire: Uniformity : Weight :	260 gm per m ²	237.5 gm per m ²

4.26.3 GROUNDWIRE: The ground wire will be ISI marked (IS:12776 –2002 with latest amendments) 7/3.66 mm, 95 kg/mm² quality galvanised steel stranded wire which will be supplied by the Contractor. The standard Technical Particulars of the ground wire shall be as follows:-

S.No	PARTICULARS	PARAMETERS
1.	Materials	Steel
2.	Stranding	7 / 3.66 m.m.
3.	Weight per K.M.	583 Kg.
Single wire before stranding		
4.	Diameter of Wire :- (a) Nominal (b) Maximum (c) Minimum	3.66 m.m. 3.75 m.m. 3.58 m.m.
5.	Tolerance	+ / (-) 2%
6.	Minimum elongation in 100 m.m. length	5 m.m.
7.	Minimum breaking load of strand	10.58 KN
8.	Minimum Tensile Strength	95 Kg / mm ²
9.	D.C. Resistance at 20 ° Celsius	17.15 Ohms / KM
Stranded wire : Length of Lay :-		
10.	Nominal	181mm
11.	Maximum	198 m.m.
12.	Minimum	165 m.m.
13.	Minimum breaking Load	6972 Kg.
14.	Overall diameter	10.98 m.m.
15.	Modulus of elasticity	1.933 x 10 ⁶ kg/ cm ²
16.	Coefficient of linear expansion	11.50 x 10 ⁻⁶ per °C
17.	D.C. resistance at 20° C	2.5 Ohms / KM

Zinc coating		
18	Minimum Weight of Zinc coating on wire	260 gms./sq. Meter of uncoated wire surface.
19.	No. of one minute dip and half minute dip respectively	3 & 1 respectively
20.	Minimum purity of zinc	99.95%
21.	Standard length	3000 Mtrs. \pm 5%

4.26.4 GUARANTEED TECHNICAL PARTICULARS FOR GALVANISED SPRING WASHER FOR TRANSMISSION LINE

S.No	Particulars	
1.	ISS number to which spring washer will conform.	IS:3063
2.	ISS to which electro galvanised washer will conform	IS:1573
3.	ISS for tests regarding dimensions and strength etc.	IS:3063
4.	ISS for test for electro galvanising of washer.	IS:1573
5.	ISS for raw material of washers.	IS:4072
6.	Ultimate tensile strength.	0 N/m ²
7.	Hardness of finished washers in HRC after heat treatment as per Rock well hardness test.	43 – 50 HRC
8.	The free height of washers:- i) After having compressed flat for compression of 52,200N for 16mm size. ii) After compression and removal of pressure and repeated 20 times in quick succession.	5.95 mm 5.95 mm
9.	Method of testing for electro galvanising.	As per IS:1573
10.	Thickness of zinc coating in microns.	38 average, 25 min
11.	Result of twist test.	Passes
12.	Dimension, indicating tolerance of single coil Rectangular section spring washers with flat ends: i) Inside diameter basic tolerance. ii) Maximum outside diameter. iii) Breadth of washers basic tolerance. iv) Thickness of washers basic tolerance. v) Weight of spring washers (kg/1000 Nos. pieces)	16.2 \pm 0.8mm 27.4 mm 5 \pm 0.2 mm 3.5 \pm 0.2 8.91 kg. approx. as per IS:3063

NOTE: Spring washer should be suitable for use with 16 mm bolts and nuts conforming to IS:1363 and electro galvanising should be as per IS:1573 service condition “3” i.e. minimum thickness of 25 microns and average thickness of 38 microns.

4.26.5 GUARANTEED IS SPECIFICATION TO BE ADOPTED FOR

G.I. NUT BOLTS :-

.No	Particulars	Relevant IS No.
1	IS Specification of BIS for all GI Nut Bolts	IS:12427-2001
2	Minimum sharing strength of bolts (kg per mm sq.)	IS:12427-2001
3	Minimum ultimate tensile strength of Bolts	IS:1367
4	Value of Hardness test: a. Rock well hardness test b. Brinell hardness test	IS:1367
5	Indian standard for bolts & nuts dimensions	IS:12427-2001, IS:6639-1972 and any latest revision thereof for property class 5.6/5
6	Indian standard for threading dimension of bolts & nuts	IS:1367-1967 including IS-1367 (Part-XIII) 1983 & any latest revision thereof and IS:4218 (Part-V) 1978.
7	Indian Standard for hot dip galvanising	IS:1367 Part-XIII, 1983
8	Indian Standard for test of bolts & nuts	IS:1367-1967 and any latest amendment thereof.
9	Designation of standard for raw material for bolts & nuts.	IS:2062 Gr.A with latest amendment

4.26.6 GUARANTEED TECHNICAL PARTICULARS FOR GI NUTS AND BOLTS

S. No	Description	Dimensions (in mm) 16 mm bolts, Property class 5.6
1	Nominal diameter	16.00
1)	1) Maximum diameter of Unthreaded shank	16.7

	ii) Minimum diameter of unthreaded shank.	15.3
3.	Width Across flats Nom/Max./Min.	24.00/24.00/23.16
4.	Width Across corner	26.17
5.	Thickness of bolt head (Max. / Min.)	10.75/9.25
6.	Pitch	2.00
7.	Length of thread	23.00
8.	Zinc coating thickness	Minimum 54 microns.
9.	Mass of coating	Minimum 375g/m ²
10.	Minor diameter. A) Before plating Max/ Min. B) After plating Max.	13.508 /13.204
11.	Nut Thickness Max. / Min.	15.9 / 14.1
12.	Across flat width of nut Max./ Min.	24.00 / 23.16
13.	Across corner width of nut Min.	26.17

NOTE:- The bolts of above specification with different lengths of 35, 40, 45, 50, 55, 60, 65 mm with 50% thread / as per relevant ISS.

4.26.7 GUARANTEED TECHNICAL PARTICULARS OF ISI Mark G.I. STEP BOLTS

S.No	Particulars	Relevant IS No.
1	IS Specification of BIS for GI Step Bolts	IS:10238(2001) and Nuts IS:1363, Pt.III (1992)
2	Minimum ultimate tensile strength of Bolts	IS:1367
3	Value of Hardness test: (i) Rock well hardness test (ii) Brinell hardness test	IS:1367
4	Proof load test	IS:1367-2001
5	Indian standard for bolts & nuts dimensions	IS:10238-1982 and any latest revision thereof
6	Indian standard for threading dimension of step bolts & nuts	IS:4218 (Part-V) - 1978 & any latest revision thereof
7	Indian Standard for hot dip galvanising step bolts & nuts	IS:1367 Part-XIII, 1983 & IS:2629
8	Indian Standard for test of step bolts & nuts	IS:1367-1967 and any latest amendment thereof.
9	Designation of standard for raw material for step bolts & nuts.	IS:2062 Gr.A with latest amendment

4.26.8 DISC INSULATORS:-

S.No	Particulars	70 KN	90 KN	160 KN
1.	Type of Insulator (Pin & Cap)	Ball & Socket	Ball & Socket	Ball & Socket
2.	Size and designation of ball and socket with standard to which it will confirm	16 mmB mmB Conforming to	16mmB	20 mmB IS: 2486 (part-II)
3.	Dimension a) Porcelain disc diameter mm b) Unit spacing mm c) Creepage distance of single disc (min.) mm	255 +/-10 145 +/-4 320	255 +/-10 145 +/-4 320	280 +/-13 170 +/-5 330
4..	Colour of glaze of the finished porcelain insulator	Brown	Brown	Brown

5	Mechanical values . 2. Combined mechanical & electrical strength in KN 3. Materials used for ball pins. 4. Grade of material	70 KN Forged steel Class 3A or 4 of IS 2004	90 KN Forged steel Class 3A or 4 of IS 2004	160 KN Forged steel Class 3A or 4 of IS 2004
6	Ultimate tensile stress Kg. Per mm ²	63	63	71
7	Yield stress Kg. Per mm ²	32.5	32.5	47
8	Hardness test value BHN	175	175	201-255
9	Percentage elongation	(min. 15%)	(min. 15%)	(min. 14%)
10	Whether machine forced	Yes	Yes	Yes
11	Normalising particulars (Temp in C 0)	30-880	30-880	30-880
12	Withstand voltage of single disc a) Dry KV (RMS) b) Wet KV (RMS)	70 40	70 40	75 45
13	Impulse voltage 1.2 x 50 Micro sec. a) Positive KV (Peak) b) Negative KV (Peak)	110 110	110 100	130 130
14	Flesh over voltage for the disc. Power frequency : a) Dry KV (RMS) b) Wet KV (RMS)	78 45	78 45	80 50
15	Flesh over Impulse voltage 1.2 x 50 Micro sec. a) Positive KV (Peak) b) Negative KV (Peak)	120 120	120 120	140 140
16	P.F. Puncher voltage KV (RMS)	120	125	130
17	Min. Carona extinction voltage KV (RMS)	09	09	18
18	Max. RIV at 10 KV (RMS) Micro volts	50	50	50
19	Security clip/ locking device a) Type and dimension b) Material c) Standard to which security clip confirmed d) Test values	R TYPE and dimensions as per 2486 Part-IV Stainless steel Guaranteed as per IS 2486 (Part-IV) ---do--	R TYPE and dimensions as per 2486 Part-III) Stainless steel Guaranteed as per IS 2486 (Part-IV) ---do--	R TYPE and dimensions as per 2486 Part-III) Stainless steel Guaranteed as per IS 2486 (Part-IV) ---do--
20	Standard specification to which insulator will confirm	IS- 731 & IS- 3188	IS- 731 & IS- 3188	IS- 731 & IEC-383

21	Test required	As per IS 731 & IS 3188	As per IS 731 & IS 3188	As per IS 731 & IS 3188
22	Inter changeability of disc insulator	Required	Required	Required
23	Net weight of Insulator unit (Approx.)	5.8	5.8	8.5
24	Packing details i) Type of packing ii) No. of disc in each packing iii) Gross weight of each packing	Wooden crates 6 42	Wooden crates 6 42	Wooden crates 5 54

4.26.9 INSULATOR STRINGS WITH HARDWARE FITTINGS:

The complete insulator string including Hardware fittings shall have the following characteristics:-

S. No.	Characteristics	Single/Double Suspension		Single/Double Tension	
		220 kV	132 kV	220 kV	132 kV
1	No. of Standard Discs	1x13 2x13	1x9 2x9	1x14 2x14	1x10 2x10
2	Nominal diameter of discs	255	255	280	255
3	Power frequency Withstand voltage (wet) kV (rms)	460	280	490	300
4	Lighting impulse withstand voltage (dry)(kVp)	1200	800	1200	800
5	Switching surge Withstand voltage (Dry & wet) (kVp)	900	350	900	350
6	Mechanical failing Load (kgf)	7000/ 14000	7000/ 14000	16500/ 33000	9000/ 18000
7	Pollution	Moderately polluted		Moderately polluted	
8	No deformation load (kgf)	4690/ 9380	4690/ 9380	11055/ 25610	6030/ 12060
9	Corona Extinction voltage (KV rms)	176	-	176	-

The Insulator string Hardware fittings and Ground wire assemblies shall comply and conform to the above requirement.

BALL & SOCKET DIMENSIONS:- The Ball and Socket for Hardware fittings shall necessarily conform to the dimensions as stipulated in the Indian Standards. The Ball and Socket dimensions of the Hardware sets to be used with 7000 kg and 9100 kg Electro Mechanical strength Disc Insulators shall conform to designation 16mm/16mm-B in

accordance with IS:2486(Part-II) or equivalent International Standard. The Ball and Socket dimension of Hardware to be used with 16,500 kg Electro Mechanical strength disc insulator shall conform to designation 20mm in accordance with IS-2486:(Part-II) or equivalent International Standard. The Bidder shall offer full detail of locking device in accordance with IS 2486:(Part-III) or equivalent International Standard along with test reports, gauges and adherence to Standards for Tests on Locking Devices in line with IS:2486 (Part-IV) or equivalent International Standard.

REQUIRED GUARANTEED STRENGTH OF HARDWARE:-.

- i. The Hardwares fittings and accessories of 132 KV/220 KV single suspension and double suspension strings suitable for Panther ACSR and Zebra ACSR for transmission line and also all types of suspension and tension strings suitable for sub-station shall have the ultimate breaking strength of not less than 7,000 kgs.
- ii. The slipping strength of the suspension clamp shall not be less than 15% and more than 20% of the Conductor strength with which it is to be used.
- iii. The Hardware fittings and accessories of single and double tension strings suitable for Panther ACSR shall have ultimate breaking strength of not less than 9,100 Kgs.
- iv. The Hardware fittings and accessories of single & double tension strings suitable for Panther ACSR for 132 kV transmission line shall have ultimate breaking strength of not less than 9100 kgs.
- v. Each individual Hardware component of double suspension and double tension strings such as ball-clevis, socket clevis etc. shall have minimum breaking strength as specified for respective single suspension and tension string respectively.

4.26.10 SINGLE SUSPENSION HARDWARE FOR PANTHER, ZEBRA ACSR CONDUCTOR WITH PREFORMED ARMOUR RODS

S.No.	ITEM	PANTHER	ZEBRA
1.	Type of clamp	AGS type	AGS type
2.	Ball & socket dimension	16mm	16mm
3.	Suitable for conductor size	ACSR Panther with amour rods	ACSR Zebra with amour rods
4.	Breaking strength	7000 kg.	7000 kg.
5.	Tension clamp & keeper	Alu.alloy GDC	Alu.alloy GDC
6.	Anchor. Shackle. Ball Link & socket Eye	Forged steel HDG	Forged steel HDG

7.	Bolts, nuts & washers	Galvanised MS	Galvanised MS
8.	Security clip	R type made of SS/PB	R type made of SS/PB
9.	Spring Washer	Electro galvanised spring steel	Electro galvanised spring steel
10.	Galvanising standard	IS:2633	IS:2633
11.	Standard reference	2486 part-I,II & III	2486 part-I,II & III
12.	Arcing Horn	MS Flat 25x6	Steel tube type
13.	Preformed Armour rods	As per standard in No. & size.	As per standard in No. & size.

The 132 / 220 KV double suspension hardware set suitable for Panther / Zebra conductor shall consist of following items:-

S.No	ITEM	Qty / Set	Material
1	Ball Hook	1	Forged Steel
2	Socket Clevis	3	Forged Steel
3	Yoke Plate	2	Mild Steel
4	Ball Clevis	2	Forged Steel
5	Arcing Horn	1	M.S. Flat / Steel tube
6	Clevis eye	1	Forged Steel
7	Suspension clamp AGS type	1	Aluminium Alloy
8	Pre formed armour rod	1 Set	Aluminium Alloy

AT TENSION LOCATIONS: 14 disc single tension string with 160 KN E&MS disc insulators will be used with compression type dead end clamp.

4.26.11 SINGLE TENSION HARDWARE COMPRESSION TYPE SUITABLE FOR PANTHER, ZEBRA & EARTHWIRE :-

Single tension string Hardware shall comprise of one 'D' Shackle, one Ball Link, one Forged Steel Socket, Socket Clevis Horn holder, one line side Arcing Horn and one Tension Clamp of compression type having before and after compression dimensions strictly as mentioned below:-

S.NO	ITEM	PANTHER	ZEBRA	EARTHWIRE
1.	Type of clamp	Compression type	Compression type	Compression type
2.	Suitable for conductor size	ACSR Panther	ACSR Zebra	7/3.66mm Groundwire
3.	Breaking strength	9100 kg.	16500 kg.	7000 kg,
4.	Tension clamp jumper	Ex-Alu.alloy	Ex-Alu.alloy	Forged steel
5.	Steel sleeve, anchor shackle, ball link socket eye	Forged steel HDG	Forged steel HDG	Forged steel HDG
6.	Bolts, nuts and washers	Galvanised MS	Galvanised MS	Galvanised MS
7.	Security clip	'R' type made of SS/PB	'R' type made of SS/PB	--
8.	Spring washer	Electro galvanised spring wheel	Electro galvanised spring wheel	Electro galvanised spring wheel
9.	Galvanised Standard	IS:2633	IS:2633	IS:2633
10.	Standard reference	2486, part – I,II & III	2486, part – I,II & III	2486, part – I,II & III
11.	Arcing Horn	MS FLAT 25 X 6	Steel tube type	--
12.	Standard Length of hardware set without pin and D shackle arrangement	457 m.m.	539 mm	285 mm
13.	Diameter of aluminium tube before			

	compression:	23 mm	31mm	--
	a) Inner dimension	38 mm	48 mm	
	b) Outer dimension			
14.	Diameter of aluminium tube after compression:-			
	a) Across Flat	32 mm	40 mm	
	b) Across Corner	37 mm	46 mm	
15.	Diameter of steel tube before compression:-			
	a) Inner dimension	9.35 mm	9.95 mm	11.5 mm
	b) Outer dimension	18 mm	20.8 mm	21.2 mm
16.	Diameter of steel tube after compression.			
	a) Across Flat	15.1 mm	17.5 mm	17.5 mm
	b) Across Corner	17.4 mm	20.2 mm	20.2 mm
17.	Length of sleeve (Steel/Al.)			
	a) Before compression	203/610	241/711	230
	b) After compression	233/660	2/763	262
18.	Conductivity	Equal to ACSR Panther	Equal to ACSR Zebra	Equal to groundwire
19.	Weight of hardware	As per ISS	As per ISS	As per ISS

In the case of railway / road / river / other transmission line crossing, double suspension / double tension insulators strings will be used with their hardwares and fittings.

4.26.12 DOUBLE TENSION HARDWARE FOR PANTHER & ZEBRA ACSR CONDUCTOR COMPRESSION TYPE:-

BALL & SOCKET dimensions:- The ball and socket dimensions of double tension hardware for Panther ACSR Conductor which will be used with 90KN disc insulator & for Zebra ACSR Conductor with 160 KN disc insulator shall conform to dimension 16mm B& 20 mm B.

The double tension string of 132 KV and 220 KV line shall have ultimate breaking strength of not less than 9100 kg and 16500 kg respectively. Individual items of the fittings which will be subjected to tension shall also have ultimate breaking strength of not less than 9100 kg and 16500 kg. The compression clamp shall have a minimum slipping strength of not less than 95% of breaking strength of conductor with which it is used.

CONDUCTIVITY:- The entire fitting or part thereof shall have the conductivity equivalent to length of conductor.

All the ferrous parts should be hot dip galvanised as per IS 2633 and nut bolt should be galvanised as per IS 5358.

132 KV / 220 KV DOUBLE TENSION HARDWARE for ACSR Panther and Zebra shall comprise of following items:-

S.No	ITEM	Qty / Set	Material
1	“U” clevis	2	Forged Steel
2	Chain Link	1	Forged Steel
3	Yoke Plate	2	M.S. Plate
4	Ball Clevis	2	Forged Steel
5	Socket Clevis	2	Forged Steel
6	Clevis eye	1	Forged Steel
7	Arcing Horn	1	M.S. Flat / Steel tube
8	Compression tension clamp assembly complete	1	Extruded Al. & Forged Steel.

4.26.13 CONDUCTOR ACCESSORIES:

(A) Armour Grip Suspension Clamp (AGS):

AGS fitting shall consist of 2 Neoprene Halves, a set of Helical rods made of Aluminium alloy, two Aluminium halves casting having inner profile matching with the profile of the Armour rod cage and jointed by supporting strap made of Aluminium alloy.

The Bidder should give complete data on the reduction of the dynamic stresses of the Conductor at the point of AGS support compared to that of bare clamp used with preformed types of Armour rods.

The Bidder will be required to prove the comparative performance in regard to the dynamic flexural stress pattern on the vibrating Conductor on the tensioned span with actual tests on the AGS unit compared to the normal bare clamp with Armour rods. Suitable curves should be furnished along with the bid for the same and also actual reports on the stress/ strain determinations. The Bidder should give the guaranteed value of the power loss of the AGS units offered by them supported by a test certificate of any reputed laboratory of the country. Suitable curves should be furnished along with the bid for the power loss due to AGS unit as well as with the conventional envelope type of Suspension Clamps.

The housing supports and housing straps should provide positive stop closure. AGS unit should have low rotational inertia, strut action of the Armour Cage, resilient cushioning of the neoprene insert, immunity from high compressive and flexural stress and wide area support. Manufacturer is required to guarantee minimum fatigue life of the AGS units and this would be established under actual tests on tensioned Conductor span. The manufacturer is required to guarantee minimum 40 years life of the complete AGS units including Neoprene cushioning and this should be established under actual test on a tensioned Conductor span.

The rubber used with AGS unit must be capable of withstanding desired long out-door performance including the variation of temperature from 0⁰C to 75⁰C. The Bidder will have to provide certificate from reputed manufacturers that the rubber being supplied by them is suitable for AGS fitting and must have tensile strength of 2000 PSI and minimum ultimate elongation 300%.

The helical retaining rods required for AGS assembly shall be made of Aluminium alloy of HE 20 grade as per IS-6051/19 or equivalent International Standard duly heat treated and shall be suitable to wrap a desired size of Conductor. The tensile strength of the retaining rod material should not be less than 50,000 PSI and the electrical conductivity should not be less than 40% (IACS). The minimum slipping strength of the complete fitting shall not be less than 15% and more than 20% of the UTS of the cable on which it is to be used. The Clamp shall be in 2 parts made of Aluminium and will have inner profile matching with the profile of Armour rod. This Clamp should be made by drop forging process. AGS assembly should be provided with the forged steel socket eye to match with the suspension string and should have UTS not less than 7,000 Kgs.

IT IS ESSENTIAL FOR THE BIDDER TO HAVE SUITABLE HEAT TREATMENT FACILITIES FOR ALUMINIUM ALLOY WIRES IN THE ARMOUR GRIP SUSPENSION UNITS. FORMED ROD BASED ITEMS WILL NOT BE ACCEPTABLE FROM MANUFACTURERS WHO DO NOT HAVE NECESSARY TECHNOLOGY FOR DEVELOPMENT OF ADEQUATE RESILIENCE, ELONGATION UTS AND TWIST TEST FACILITIES BACKED WITH PROPER HEAT TREATMENT SYSTEMS. SUCH OFFERS MAY BE TREATED AS NON-RESPONSIVE.

(B) The AGS Preformed Armour rods set suitable for ACSR Zebra/Panther conductor(as the case may be) shall be used to minimize the stress developed in a conductor due to different static and dynamic loads because of vibration due to wind, slipping of conductor from suspension clamp as a result of unbalance conductor tension in adjacent span and broken wire condition. It shall be made of Aluminium alloy of HE 20 grade as per IS-6051/19 duly heat-treated. The aluminium alloy wires (pre heat treated) for manufacturing of Armour rods can also be used, however bidder should submit the test certificates in support of their claim for using pre heat-treated wires. It shall also withstand power arcs; chafing and abrasion from suspension clamp and localized heating effects due to resistance losses of the conductor.

The pitch length of the rods shall be determined by the supplier but shall be less than that of the outer layer of ACSR conductor and the same shall be accurately controlled to maintain

uniformity and consistently reproducible characteristics wholly independent of the skill of lineman.

The preformed armour rod sets shall have right hand lay and the inside diameter of the helices shall be less than the outside diameter of the conductor to grip the same tightly. The surface of the armour rod when fitted on the conductor shall be smooth and free from projections, cuts and abrasions etc.

The length of each rod shall be as per drawing enclosed. The tolerance in length of each rod shall be +/- 25mm. The tolerance in length of the rods in completed sets should be within 13 mm between the longest and shortest rod. The ends of the armour rod shall be parrot billed.

The number of armour rods in each set shall be 11/12. The each rod shall be marked in the middle with paint for easy applications on the line.

The armour rod shall not loose their resilience even after five applications. The conductivity of each rod of the set shall not be less than 40% of the conductivity of International Annealed Copper Standard (IACS). The minimum tensile strength of armour rod should be 35 Kg per sq.mm.

Mid span joints, Repair Sleeves, Flexible Copper Bond etc. should be used as per transmission line practice & latest revision of I.S.S.

(C) STANDARD PARTICULARS FOR MID SPAN JOINTS:-

S. No	Description	Panther ACSR	Zebra ACSR	Earthwire
1	Type of hardware	Compression	Compression	Compression
2	Breaking strength	100% of UTS of conductor	100% of UTS of conductor	100% of UTS of earthwire
3	Conductivity	Equal to ACSR Panther	Equal to ACSR zebra	Equal to earthwire
4	Dimensions before & after compression			
	Aluminium Joint :-			
	a) Overall Dia before compression			
	(i) Inner dimension	23	31	
	(ii) Outer dimension	38	48	
	b) Dimension after compression:-			-
	(i) Across Flat	32	40	-
	(ii) Across corner	37	46	
	Steel Joint :-			
	a) Overall Dia before compression	9.35	9.95	11.5
	(i) Inner dimension	18	20.8	21
	(ii) Outer dimension			
	b) Dimension after compression:-			
	(i) Across Flat	15.1	17.5	17.5

	(ii) Across corner	17.4	20.2	20.2
5	The material from which following is made of			
	Al. Sleeve	Extruded 99.5% pure Aluminium	Extruded 99.5% pure Aluminium	-
	Steel Sleeve	HDG Steel	HDG Steel	HDG Steel
6	Standard weight	As per IS with tolerance	As per IS with tolerance	As per IS with tolerance
7	Length of aluminium sleeves before and after compression m.m. Length of steel sleeves before and after compression m.m.	610 / 660 mm 203 / 233 mm	711 / 775 mm 241 / 280	-
8	Reference	IS 2121	IS 2121	-

(D) STANDARD PARTICULARS OF REPAIR SLEEVES OF PANTHER ZEBRA AND EARTHWIRE

S. No	Description	Panther ACSR	Zebra ACSR	Earthwire
1	Breaking strength of cable with sleeve compressed	100% of UTS	100% of UTS	100% of UTS
2	Conductivity of cable with sleeve compressed	Equal to conductor	Equal to conductor	Equal to earthwire
3	Dimensions before and after compression (flat to flat).	38 / 32 mm	48 / 40 mm	20.8 / 17.5 mm
4	Length of sleeve before & after compression	241/270	279/310	254/280
5	The material from which sleeve is made	Extruded Aluminium	Extruded Aluminium	HDG Steel
6	Weight of repair sleeve	0.42 kg	0.60 kg	

(E) VIBRATION DAMPER FOR PANTHER, ZEBRA & EARTHWIRE :-

Vibration dampers (4-R type) shall be used for Conductors & Groundwires.

S.No	Item	Panther	Zebra	Earthwire
1	Type	4 – R type	4 – R type	4 – R type
2	Suitable for conductor size	21 mm	28.62 mm	10.98 mm
3	Material used for clamp	Alu. Alloy GDC as per IS 617	Alu. Alloy GDC as per IS 617	Alu. Alloy GDC as per IS 617
4	Messenger table	High tensile steel stranded galvanised wire	High tensile steel stranded galvanised wire	High tensile steel stranded galvanised wire
5	Damper weights	3.2 Kg	5.0 kg	1.8 kg.
6	Slipping strength	500 Kg	500 Kg	500 Kg
7	Natural frequency of damper	7.14, 11.36, 25.64, 38.5 Hz.	9.2, 15.8, 26.6, 36.8 Hz.	14.3, 20.4, 27, 33.9, 42.6 Hz.
8	No. Of clamps required per span length of 250M, 300M, 350M, 400M, 300 M & 500 M	Upto 400 M, 2 dampers per span; and upto 500 M, 4 dampers per span	Upto 400 M, 2 dampers per span; and upto 500 M, 4 dampers per span	Upto 400 M, 2 dampers per span; and upto 500 M, 4 dampers per span
9	Minimum fatigue strength of damper in cycle	10 million cycle	10 million cycle	10 million cycle
10	Amplitude of fatigue test at the highest resonant frequency	+ 1 m.m.	+ 1 m.m.	+ 1 m.m.
11	Slip strength of clamp	300 kg	500 kg	250 kg
12	Clamping torque	5 kg-mtr	8 kg-mtr	4 kg-mtr

13	Maximum dynamic strain on the conductor with the damper at clamping points	Less than 150 micro strains	Less than 150 micro strains	Less than 150 micro strains
14	Standard to which material will be manufactured and tested	IS 98 / 1980	IS 98 / 1980	IS 98 / 1980
15	Magnetic power loss in watts	Below 1 watt per damper	Below 1 watt per damper	Below 1 watt per damper

4.26.13 **MISCELLANEOUS ITEMS:**Enamelled number plates, phase plates and danger board, bolts and nuts, spring washers, pack washers and other tower accessories like ‘D’ shackle, hanger and fasteners shall be provided with the tower gantry. Drawing of Anti-climbing devices (including barbed wire) for Gantry shall be submitted by contractor for approval of CSPTCL. No extra payment will be made for this.

4.26.15 **VENDOR LIST:**

All the materials required for construction of the line shall be supplied strictly as per the “list of vendors” indicated in Annexure A-3 of this tender document **TR-19/04**. This vendor list can also be viewed on CSPTCL’s official web-site.The vendor list as on date of issue of NIT shall be applicable for instant tender. No deviation in the vendor list shall be permitted during execution of the project at any stage. The materials which are not covered in this vendor list shall be of reputed make with prior approval of CSPTCL.

4.27 **QUANTUM OF WORK:**

The quantities indicated in price schedules are based on preliminary assessment and are provisional. Thus, the quantities of towers and extensions etc. assumed are only provisional as also the number of location in various types of soils, The quantities of various work indicated are also provisional and may vary depending on actual type of soil / conditions encountered in the field depending on survey and approved profile. **The work is to be completed as per actual site conditions (as confirmed by the O.I.C. of the work) and on same prices as offered and on similar terms and conditions.**

However for offering tender prices the following quantum of work has been considered:-

Type of Tower	Total No. of towers / Gantry	3M Extn. only	6 M Extn. only	9 M Extn. only	18 M Extn. only
DN-2	29	13	9	0	0
DN-30	18	8	6	0	0
DN-60	23	8	10	0	0
MD-2	7	3	2	0	0
MD-30	6	1	2	0	0
MD-60	9	2	3	2	0
Gantry (3 Columns +2 Beams)	08 Sets (24Column + 16Beam)	0	0	0	0
Total:-	92 Towers + 8 Set Gantry	35	32	2	0

2. Type of Locations in Different soil:-

Particulars	Particulars	%	DN-2	DN-30	DN-60	MD-2	MD-30	MD-60	Gantry (Column)	Total No. of tower / Gantries
Dry Soil	Normal Soil	20%	6	4	5	1	2	3	0	21
	Black Cotton Soil	5%	2	1	1	1	0	0	0	5
	Sandy soil	0%	0	0	0	0	0	0	0	0
Wet Soil	Wet Soil	30%	9	5	7	3	2	3	24 (Col)	29 + 24 (C)
	Partially submerged	5%	1	1	1	0	0	0	0	3
	Fully submerged soil	5%	1	1	1	0	0	0	0	3
Soft rock	Dry fissured Rock	10%	3	2	2	0	0	1	0	8
	Submerged fissured rock	15%	4	3	4	2	2	2	0	17
Hard Rock	Hard Rock	10%	3	1	2	0	0	0	0	6
Total:-			29	18	23	7	6	9	24	92 + 24 (C)

4.28 SURVEY & ROUTE OF THE TRANSMISSION LINE:-

- (i) Three alternate tentative route alignment of this 132 KV transmission line wherever required, shall be submitted by bidder. The preliminary survey of the line should be made and plotted on the latest 1: 50000 topo sheet of survey of India map, using the shortest route technically feasible. In respect of forest involvement two or more alternate routes should be submitted for approval. These alternate routes are to be fixed in consultation with the Forest Authorities and the concerned Engineer-in-charge of C.S.P.T.C.L. The route is subjected to modification / alterations depending on exigencies during the currency of the contract.
- (ii) **ROUTE MARKING:-** At the starting point of the commencement of route survey an angle iron spike of 65x65x6mm section and 1000mm long shall be driven firmly into the ground to project only 150mm above the ground level. A punch mark on the top section of the angle iron shall be made to indicate location of the survey instrument. Teak wood peg 50x50x650mm six shall be driven at prominent position at intervals of not more than 750 metre along the transmission line to be surveyed upto the next angle point. Nails of 100mm wire length should be fixed on the top of these pegs to show the location of instrument. The pegs shall be driven firmly into the ground to project 100mm only above ground level. At angle position stone/concrete pillar with CSPTCL marked on them shall be put firmly on the ground for easy identification.
- (iii) While carrying out survey work, the Soil Resistivity values will have to be measured at convenient points along the route, not exceeding 2.50 Km between adjacent points. The Soil Resistivity will be measured using 4 electrode method with an inter electrode spacing of 50 M. The following formula shall be used:

$$P = 2\pi aR$$

Where a = Interelectrod spacing = 50M

R = Earth resistance measured in Ohms

P = Soil Resistivity in Ohm- m

The soil resistivity values shall be submitted duly marked on the route map and also in the form of statement. The quoted rates for detailed survey/ check survey work shall be inclusive of cost of measuring soil resistivity values along the proposed route and the contractor will not be paid separately for this work.

The contractor shall be responsible for correct setting of stubs. Discrepancies, if any, shall be brought to the notice of CSPTCL and final approval shall be taken before execution of work. The requirement of tower site levelling and revetment work if required, will be marked by the contractor in the profiles while carrying out the survey work.

4.29 PROFILE PLOTTING AND TOWER SPOTTING:-

The Survey is to be conducted by the bidder and the profiles will be handed over to C.S.P.T.C.L. progressively marking of towers on the profiles on the basis of sag template curve and tower spotting data provided by C.S.P.T.C.L. The profile will be prepared on cm. Graph paper on scale 1 : 2000 horizontal and 1 : 200 vertical on 1.0, 10 mm squared paper as per approved procedure. Reference levels at every 20 metres along the profile are also to be indicated on the profile besides, R/Ls at undulations. Areas along the profile sheet, in the view of the contractor, are not suitable for tower spotting, shall also be clearly marked on the profile plots. If the difference in levels be too high, the chart may be broken up accordingly to requirement. A 10 mm overlap shall be shown on each following sheet. The chart shall progress from left to right. Sheet shall be 594mm wide in accordance with the IS standard. For 'as built' profile these shall be in A1 size. The profile should be submitted to OIC of the work along with the tower schedule indicating the minimum and maximum weight spans.

The number of consecutive spans between the section points shall not exceed 15 spans or 5 Km. in plain terrain and 10 spans or 3 km in hilly terrain.

The minimum ground clearance of **6.1metres for 132KV line** shall be available corresponding to the maximum working temperature and normal span of **355metres for 132kV line** or as per IS:5613. The clearance from building, trees, power line crossings should be made in accordance with the Indian Electricity Rules, 1956 as amended up-to-date and as per IS:5613.

All topographical details, permanent features, such as trees, building etc. **13.5 m for 132 KV line** on either side of the alignment shall be detailed on the profile plan.

4.30 CHECK SURVEY:-

- (a) After approval of profile from CE/ED (Planning & Projects), the check survey shall be conducted to locate and peg mark the tower positions on ground conforming to the approved profile and tower schedule. In the process, it is necessary to have the pit centres marked according to the excavation marking charts. The levels, up or down of each pit centre with respect to the centre of the tower location shall be noted and recorded for determining the amount of earthwork required to meet the approved design parameters.
- (b) Changes in the preliminary tower schedule after detailed survey, if required, shall be carried out by the Contractor and he shall thereafter submit a final tower schedule for the approval of Owner. The tower schedule shall show position of all towers, type of towers, span length, type of foundation for each towers and the deviation at all angles as set out with other details.
- (c) If due to site conditions any change in the tower location/ provision of extn. is considered necessary compared to approved profiles, the contractor shall bring the same to the knowledge of the CSPTCL well in time and get revised approval of the profile before setting the stubs of the work.
- (d) The contractor will be responsible for the correct setting of tower as shown in approved profiles. If tower after erection are found to be out of the approved alignment / position in the profile, the contractor will dismantle and re erect them correctly fully at his own cost and without extn. of time.

- (e) The following tolerances shall be applicable in case of position of foundations erected with reference to the tower positions spotted on Survey Charts :-

Type of tower	Out of Alignment	From centre line of route	From Transverse centre line
Suspension or Intermediate	0.5 degree	25mm	±250 mm
Section or Tension (Set at bi-section of deviation angel)	0.5 degree	25mm	±25 mm

4.31 SOIL INVESTIGATION /GEOTECHNICAL INVESTIGATIONS:-

General

CSPTCL requires that a detailed Geotechnical investigation be carried out at tower locations as per requirement of CSPTCL to provide the designer with sufficiently accurate information, both general and specific, about the substrata profile and relevant soil and rock parameters at site on the basis of which the foundation of transmission line towers can be classified and designed rationally.

These specifications provide general guidelines for geotechnical investigation of normal soils. Cases of marshy locations and locations affected by salt water or saltpetre shall be treated as special locations and the corresponding description in these specifications shall apply. Any other information required for such locations shall be obtained by Contractor and furnished to CSPTCL.

4.31.1 Scope

4.31.1.1 The scope of work includes detail soil investigations and furnishing bore log data at various tower locations as per requirement of CSPTCL. The provisional quantities have been indicated in Bill of Quantities. However, during actual execution of work, the location shall be decided by the site engineer in charge, depending upon the soil strata and terrain. Based on the bore log data / soil parameter /soil investigation results, the Contractor/soil investigation agency shall submit the test result for the locations and the approval for soil classification shall be taken from CSPTCL. The decision of CSPTCL is full and final.

4.31.1.2 These specifications cover the technical requirements for a detailed soil investigation work shall include mobilization of all necessary tools and equipment, provision of necessary engineering supervision and technical personnel, skilled and unskilled labour, etc. as required to carry out the entire field investigation as well as laboratory tests, analysis and interpretation of data and results, preparation of detailed soil report including specific recommendations for the type of foundations. **The aforementioned work shall be done or supervised by any independent educational/research institutions or any govt. department laboratory or any govt./board approved agency having work experience of least 5 years in geotechnical investigation work as per technical specification. The approval for the same shall be obtained from CSPTCL.**

- 4.31.1.3 Contractor shall make his own arrangements to establish the co-ordinate system required to position boreholes, tests pits and other field test locations. Contractor shall arrange to collect the data regarding change of course of rivers, major natural streams and nalas, etc., encountered along the transmission line route from the best available sources and shall furnish complete hydrological details including maximum velocity discharge, highest flood level (H.F.L), scour depth etc. of the concerned rivers, major streams and nalas (canals).
- 4.3.1.4 The field and laboratory data shall be recorded on the Performa recommended in relevant Indian Standards. Contractor shall submit to CSPTCL after the completion of each boreholes/test.
- 4.31.1.5 After reviewing Contractor's geotechnical investigation report, Owner will call for discussions, at Owner's site Office, in order to comment on the report in the presence of Contractor's Geotechnical Engineer. Any expenditure associated with the redrafting and finalizing the report, traveling etc. shall be deemed included in the rates quoted for the geotechnical investigations.
- 4.31.1.6 Contractor shall carry out all work expressed and implied in these specifications in accordance with requirements of the specification.
- 4.31.1.7 The contractor shall prepare and submit soil profile along the transmission line route indicating salient soil characteristics / features, water table etc based on detailed soil investigations and other details / information collected during detailed survey.
- 4.31.1.8 It is essential that equipment and instruments be properly calibrated at the commencement of the work. If the CSPTCL so desires, contractor shall arrange for having the instruments tested at an approved laboratory at its cost and shall submit the test reports to the Owner. If the Owner desires to witness such tests, Contractor shall arrange for the same.
- 4.31.2 Field Investigation for Soils**
Tentative numbers of detailed soil investigation to be done is given in PBS
- 4.31.2A Boring**
Boreholes are required for detailed soil investigations.
- General Requirements**
- a) Boreholes shall be made to obtain information about the subsoil profile, its nature and strength and to collect soil samples for strata identification and for conducting laboratory tests. The minimum diameter of the borehole shall be 150mm and boring shall be carried out in accordance with the provisions of IS:1892 and the present specification.
 - b) All boreholes shall be 4mtr deep for normal soil conditions. The depth of boreholes at river crossings and special locations shall be 40m. If a strata is encountered where the Standard Penetration Test Records N values greater than 100, with characteristics of rock, the borehole shall be advanced by coring atleast 3 mtr further in normal locations and at least 7 mtr further for the case of river crossing locations with prior approval of the Owner. When the boreholes are to be termination in soil strata an additional Standard Penetration Test shall be carried out at the termination depth. No extra payment shall be made for carrying out Standard Penetration Tests.
 - c) Casing pipe shall be used when collapse of a borehole wall is probable. The bottom of the casing pipe shall at all times be above the test of sampling level but not more than 15cm above the borehole bottom. In case of cohesion less soils, the advancement of the

casing pipe shall be such that it does not disturb the soil to be tested or sampled. The casing shall preferably be advanced by slowly rotating the casing pipe and not by driving.

- d) In-situ tests shall be conducted and undisturbed samples shall be obtained in the boreholes at intervals specified hereafter. Representative disturbed samples shall be preserved for conducting various identification tests in the laboratory. Water table in the bore hole shall be carefully recorded and reported following IS:6935. No water or drilling mud shall be used while boring above ground water table. For cohesion less soil below water table, the water level in the borehole shall at all times be maintained slightly above the water table.
- e) The borehole shall be cleaned using suitable tools to the depth of testing or sampling, ensuring least or minimum disturbance of the soil at the bottom of the borehole. The process of jetting through an open tube sampler shall not be permitted. In cohesive soils, the borehole may be cleaned by using a bailer with a flap valve. Gentle circulation of drilling fluid shall be done when rotary mud circulation boring is adopted.
- f) On completion of the drilling, Contractor shall backfill all boreholes as directed by the Owner.

4.31.2B Auger Boring

Auger boring may be employed in soft to stiff cohesive soils above the water table. Augers shall be of helical or post hole type and the cuttings brought up by the auger shall be carefully examined in the field and the description of all strata shall be duly recorded in the field bore log as per IS:1498. No water shall be introduced from the top while conducting auger boring.

4.31.2C Shell and Auger Boring

Shell and auger boring may be used in all types of soil which are free from boulders. For cohesion less soil below ground water table, the water level in the borehole shall always be maintained at or above ground water level. The use of chisel bits shall be permitted in hard strata having SPT-N value greater than 100 Chisel bits may also be used to extend the bore hole through local obstructions such as old construction. Boulders rocky formations etc. The requirements in Clause 4.5.1.2 shall apply for this type of boring also.

Rotary method may be used in all types of soil below water table. In this method the boring is carried out by rotating the bit fixed at the lower end of the drill rod. Proper care shall be taken to maintain firm contact between the bit and the bottom of the borehole. Bentonite or drilling mud shall be used as drilling fluid to stabilise and protect the inside surface of the borehole. Use of percussion tools shall be permitted in hard clays and in dense sandy deposits.

4.31.2D Standard Penetration Test (SPT)

- a. This test shall be conducted in all types of soil deposits encountered within a borehole, to find the variation in the soil stratification by correlating with the number of blows required for unit penetration of a standard penetrometer. Structure sensitive engineering properties of cohesive soils and sifts such as strength and compressibility shall not be inferred based on SPT values.

4.31.2E The test shall be conducted at depths as follows:

Location	Depths (m)
Normal Soils	1.0, 2.0, 3.0, 4.0

River crossings and special Locations.	2.0, 3.0, 5.0, 7.0, 10.0 and thereafter at the rate of 3m intervals upto 40 m or refusal whichever occur earlier.
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- a. The spacing between the levels of standard penetration test and next undisturbed sampling shall not be less than 1.0m. Equipments, accessories and procedures for conducting the test and for the collection of the disturbed soil samples shall conform to IS:2131 and IS:9640 respectively. The test shall be conducted immediately after reaching to the test depth and cleaning of bore hole.
- b. The test shall be carried out by driving a standard split spoon sampler in the bore hole by means of a 650N hammer having a free fall of 0.75 m. The sample shall be driven using the hammer for 450mm recording the bumper of blows for every 150mm. The number of blow for the last 300mm drive shall be reported as N value.
- c. This test shall be discontinued when the blow count is equal to 100 or the penetration is less than 25 mm for 50 blows. At the level where the test is discontinued, the number of blows and the corresponding penetration shall be reported. Sufficient quantity of disturbed soil samples shall be collected from the split spoon sampler for identification and laboratory testing. The sample shall be visually classified and recorded at the site as well as properly preserved without loss of moisture content and labeled.

4.31.2F Sampling General

- a) Sufficient number of soil samples shall be collected. Disturbed soil samples shall be collected for soil identification and for conducting tests such as sieve analysis, index properties, specific gravity, chemical analysis etc. Undisturbed samples shall be collected to estimate the physical bearing capacity and settlement properties of the soil.
- b) All samples shall be identified with date, borehole or test pit number, depth of sampling, etc. The top surface of the sample in-situ shall also be marked. Care shall be taken to keep the core and box samples vertical, with the mark directing upwards. The tube samples shall be properly trimmed at one end and suitably capped and sealed with molten paraffin wax. The Contractor shall be responsible for packing, storing in a cool place and transporting all the samples from site to the laboratory within seven days after sampling with probe, protection against loss and damage.

4.31.2G Disturbed Samples

- a) Disturbed soil samples shall be collected in boreholes at regular intervals. Jar samples weighing approximately 1 kg shall be collected at 0.5m intervals starting from a depth of 0.5m below ground level and at every identifiable change of strata to supplement the boring records. Samples shall be stored immediately in air tight jars which shall be filled to capacity as much as possible.
- b) In designated borrow areas, bulk samples, from a depth of about 0.5m below ground level shall be collected to establish the required properties for use as a fill material. Disturbed samples weighing about 25kg (250N) shall be collected at shallow depths and immediately stored in polythene bags as per IS:1892. The bags shall be sealed

properly to preserve the natural moisture content of the sample and placed in wooden boxes for transportation.

4.31.2H Undisturbed Samples

In each borehole undisturbed samples shall be collected at every change of strata and at depths as follows:

Location	Depths (m)
Normal Soils	1.0,2.0, 4.0
Special Locations	1.0, 4.0, 6.0, 8.0,10.0 and thereafter at the rate of 3 m intervals up to 33m or refusal whichever occur earlier.

4.31.2I The spacing between the top levels of undisturbed sampling and standard penetration testing shall not be less than 1.0m. Undisturbed samples shall be of 100mm diameter and 450mm in length. Samples shall be collected in a manner to preserve the structure and moisture content of the soil Accessories and sampling procedures shall conform to IS:1892 and IS:2132

- a) Undisturbed sampling in cohesive soil :
Undisturbed samples in soft to stiff cohesive soils shall be obtained using a thin walled sampler. In order to reduce the wall friction, suitable precautions, such as oiling the surfaces shall be taken. The sampling tube shall have a smooth finish on both surfaces and a minimum effective length of 450mm. The area ratio of sampling tubes shall be less than 12.5%. However, in case of very stiff soils area ratio up to 20% shall be permitted.
- b) Undisturbed sampling in very loose, saturated, sandy and silty soils and very soft clays :
Samples shall be obtained using a piston sampler consisting of a cylinder and piston system. In soft clays and silty clays, with water standing in the casing pipe, piston sampler shall be used to collect undisturbed samples in the presence of expert supervision.
Accurate measurements of the sampling depth, dimensions of sampler, stroke and length of sample recovery shall be recorded. After the sampler is pushed to the required depth, the cylinder and piston system shall be drawn up together, preventing disturbance and changes in moisture content of the sample;
- c) Undisturbed sampling in cohesion less soils
Undisturbed samples in cohesion less soils shall be obtained in accordance with IS:8763. Sampler operated by compressed air shall be used to sample cohesion less soils below ground water table.

4.31.2J Ground Water

One of the following methods shall be adopted for determining the elevation of ground water table in boreholes as per IS:6935 and the instructions of the Owner:

- a) In permeable soils, the water level in the borehole shall be allowed to stabilize after depressing it adequately by bailing before recording its level. Stability of sides and bottom of the boreholes shall be ensured at all times.
- b) For both permeable and impermeable soils, the following method shall be suitable. The borehole shall be filled with water and then bailed out to various depths. Observations on the rise or fall of water level shall be made at each depth. The level at which neither fall nor rise is observed shall be considered the water table

elevation and confirmed by three successive readings of water level taken at two hours interval.

4.31.2K If any variation of the ground water level is observed in any specific boreholes, the water level in these boreholes shall be recorded during the course of the filed investigation. Levels in nearby wells, streams, etc., if any, shall also be noted in parallel.

4.31.2L Subsoil water samples

- a) Subsoil water samples shall be collected for performing chemical analysis. Representative ground water samples shall be collected when first encountered in boreholes and before the addition of water to aid boring or drilling.
- b) Chemical analysis of water samples shall include determination of pH value, turbidity, sulphate, carbonate, nitrate and chloride contents, presence of organic matter and suspended solids. Chemical preservatives may be added to the sample for cases as specified in the test methods or in applicable Indian Standards. This shall only be done if analysis cannot be conducted within an hour of collection and shall have the prior written permission and approval of the Owner.

4.31.3 Laboratory Testing

4.31.3A Essential Requirements

- a) Depending on the types of substrata encountered, appropriate laboratory tests shall be conducted on soil and rock samples collected in the field. Laboratory tests shall be scheduled and performed by qualified and experienced personnel who are thoroughly conversant with the work. Tests indicated in the schedule of items shall be performed on soil, water and rock samples as per relevant IS codes. One copy of all laboratory test data records shall be submitted to Owner progressively every week. Laboratory tests shall be carried out concurrently with the field investigations as initial laboratory test results could be useful in planning the later stages of field work. A schedule of laboratory tests shall be established by Contractor to the satisfaction of the Owner within one week of completion of the first borehole;
- b) Laboratory tests shall be conducted using approved apparatus complying with the requirements and specification of Indian Standards or other approved standards for this type of work. It shall be checked that the apparatus are in good working condition before starting the laboratory tests. Calibration of all the instruments and their accessories shall be done carefully and precisely at an approved laboratory.

4.31.3B Tests

Tests as indicated in these specifications and as may be requested by the Owner, shall be conducted. These tests shall include but may not be limited to the following:

- a) Tests of undisturbed and disturbed samples
Visual and engineering classification, Sieve analysis and hydrometric analysis, Liquid, plastic and shrinkage limits, Specific gravity, Chemical analysis, Swell pressure and free swell index determination, Proctor compaction test.
- b) Tests of undisturbed samples:
Bulk density and moisture content, Relative density(for sand), Unconfined compression test; Box shear test (for sand), Triaxial shear tests (depending on the type of soil and field conditions on undisturbed or remolded samples Unconsolidated undrained, Consolidated drained test),
- c) Chemical analysis of sub soil water.

4.31.3C Salient Test Requirement

- a) Tri-axial shear tests shall be conducted on undisturbed soil samples, saturated by the application of back pressure. Only if the water table is at sufficient depth so that chances of its rising to the base of the footing are small or nil, the tri-axial tests shall be performed on specimens at natural moisture content. Each test shall be carried out on a set of three test specimens from one sample at cell pressures equal to 100, 200 and 300 KPa respectively or as required depending on the soil conditions;
- b) Direct shear test shall be conducted on undisturbed soil samples. The three normal vertical stresses for each test shall be 100, 200 and 300 KPa or as required for the soil conditions;
- c) Consolidation test shall have loading stages of 10, 25, 50, 75, 100, 200, 400 and 800 KPa. Rebound curve shall be recorded for all samples by unloading the specimen at its in-situ stress. Additional rebound curves shall also be recorded wherever desired by the Owner;
- d) Chemical analyses of subsoil shall include determination of PH value, carbonate, sulphate (both SO₃ and SO₄), chloride and nitrate contents, organic matter, salinity and any other chemicals which may be harmful to the foundation material. Their contents in the soil shall be indicated as percentage (%);
- e) Chemical analysis of subsoil water samples shall include the determination of properties such as colour, odour, turbidity, PH value and specific conductivity, the last two chlorides, nitrates, organic matter and any other chemical harmful to the foundation material. The chemical contents shall be indicated as parts per million (PPM) based on weight.

**SUMMARY OF RESULTS OF LABORATORY TESTS ON SOIL
AND WATER SAMPLES**

1. Bore hole test pit. no
2. Depth (m)
3. Type of sample
4. Density(kg/m³)
 - a) Bulk (b) Dry.
5. Water content (%)
6. Particle Size (%)
 - a) Gravel (b) Sand (c) Silt (d) Clay
7. Consistency properties
 - a) LL (b) PL (c) PI (d) LI
8. Soil
 - a) Classification –IS, (b) Description, (c) Specific gravity
3. Strength Test
 - a. Type (b) C (Cohesion) (c) Ø (angle of internal friction)
 - d) Angle of repose
- e) Consolidation Test
 - e₀, P_c, C_c, DP, M_v, C_v
- f) Shrinkage limit(%)
- g) Swell Test
 - S.Pr, FS
- h) Relative Density (%)
- i) Remarks

Notations:**I. For type of Sample:**

DB - Disturbed bulk soil sample. DP - Disturbed SPT soil sample
 DS - Disturbed samples from cutting edge of undisturbed soil sample.
 RM - Remoulded soil sample, UB - Undisturbed block soil sample
 US - Undisturbed soil sample by sampler, W - Water sample

II. For Strength Test :

SCPT - Static Cone Penetration Test, UCC - Unconfined Compression Test

VST - Vane Shear Test, Tuu - Unconsolidated Undrained Triaxial Test

Note: Replace T by D for Direct Shear Test

Tod - Consolidation Drained Triaxial Test

III. For Others :

LL - Liquid Limit (%), PL - Plastic Limit, PI - Plasticity Index

LI - Liquidity Index, C - Cohesion (kPa), ϕ - Angle of Internal Friction (degrees)

S-Pr. - Swelling Pressure (kPa), e_0 - Initial Void Ratio

Pc - Reconsolidation Pressure (kPa), Cc - Compression Index

DP - Change in Pressure (kPa),

m_v - Coefficient of Volume Compressibility (m^2/KN)

C_v - Coefficient of Consolidation (m^2/hr)

IV. For Chemical Test

As per Specifications - Clause 2.4.D

4.31.3D Recommendations

- a) Recommendations shall be provided for tower location duly considering soil type and tower spotting data. The recommendations shall provide all design parameters and considerations required for proper selection, dimensioning and future performance of tower foundations considers such investigations necessary.

4.31.3D Hydro geological Conditions

2.2.A.1 The maximum elevation of ground water table, amplitudes of its fluctuations and data on water aggressivity with regard to foundation structure materials shall be reported. While preparing ground water characteristics the following parameters should be specified for each aquifer:

- a) bicarbonate alkalinity mg-eq/(deg),
- b) pH value
- c) content of aggressive carbon dioxide, mg/l;
- d) Content of magnesia salts. mg/l, recalculated in terms of ions Mg^{+2} ;
- e) content of ammonia salts, mg/l, recalculated in terms of ions NH_4^+
- f) content of caustic alkalis, mg/l, recalculated in terms of ions Na^+ & K^+
- g) contents of chlorides, mg/l recalculated in terms of ions Cl^-
- h) contents of sulphates, mg/l, recalculated in terms of ions SO_4^{2-}
- i) Aggregate content of chlorides, sulphates, nitrates, carbonates and other salts. mg/l.

4.31.3 E Rates and Measurements

4.31.3 F Rates

The contractor's quoted rates shall be inclusive of mobilization of necessary equipment, providing necessary engineering supervision and technical personnel, skilled and unskilled labour etc. as required to carry out field investigation and tests, laboratory tests, analysis and interpretation of data and results, preparation of detailed soil report including specific recommendations for the type of foundations making etc.

4.31.4 Codes and Standards for Geotechnical Investigations

All standards, specifications and codes of practice referred to herein shall be the latest editions including all applicable official amendments and revisions. In case of conflict between the present specifications and those referred to herein, the former shall prevail. Internationally accepted standards which ensure equal or higher performance than those specified shall also be accepted.

All work shall be carried out in accordance with the following Indian Standards and Codes:

Indian Standards (IS)	Title	International Standard/Code
IS:1080-1990	Codes of Practice for Design and Construction of Simple Spread Foundations.	
IS:1498-1992	Classification and Identification of Soils for General Engineering purposes.	ASTM D 2487 ASTM D2488
IS:1892-1992	Code of Practice for Subsurface Investigation for Foundation	
IS:1892-1992	Code of Practice for Subsurface Investigation for Foundation	
IS:1904-1986	Code of Practice for Design and Construction of foundation in Soils: General Requirements.	
IS:2131-1992	Method of Standard Penetration Test for Soils	ASTM D 1586
IS:2132-1992	Code of Practice for Thin Walled Tube Sampling of Soils	ASTM D 1587
IS:2720-1992	Method of Test for Soils(Relevant Parts)	ASTM D 420
IS:3025	Methods of Sampling and Testing(Physical and Chemical) for water used in Industry	
IS:4091-1987	Code of Practice for Design and Construction of Foundations for TransmissionLineTowers and Poles.	
IS:4434-1992	Code of Practice for In-situ Vane Shear Test for Soils	ASTM D 2573 ASTM D 4648
IS:4453-1992	Code of Practice for Exploration by Pits, Trenches, Drifts and Shafts.	
IS:4464-1990	Code of Practice for Presentation of Drilling information and core description in Foundation investigation	
IS:4968(Part-II)1992	Method for Subsurface sounding for soils, dynamic method using cone and Bentonite slurry.	
IS:5313-1989	Guide for Core Drilling observations.	
IS:6403-1990	Code of Practice for Determination of Allowable Bearing Pressure on Shallow Foundation.	ASTM D 194
IS:6935-1989	Method of Determination of Water level in a Bore Hole.	

Indian Standards (IS)	Title	International Standard/Code
IS:7422-1990	Symbols and Abbreviations for use in Geological Maps Sections and subsurface Exploratory Logs (Relevant parts).	
IS:9259-1992	Specification for Liquid Limit Apparatus.	ASTM D 4318

4.32 EXCAVATION:-

4.32.1 Except as specifically otherwise provided, all excavation for footing shall be made to the lines and grades of the foundation. The excavation walls shall be vertical and the pit dimensions shall be such as to allow a clearance of 150 mm on all sides from the foundation pit, where form boxes are used. In undercut/stepped (slab type) foundations where form box is not required to be used at the base, the pit dimensions should be as per the standard drawings. All excavation shall be protected so as to maintain a clean sub-grade, until the footing is placed, using timbering, shoring or casing, if necessary. Any sand, mud, silt or other undesirable materials which may have accumulated in the excavation, shall be removed by the contractor before placing concrete.

4.32.2 The soil to be excavated for tower foundations shall be classified as under for the purpose of payment for excavation for tower site levelling and building stone revetment:

- (a) Dry soil : Soil removable by means of ordinary pick axes and shovels (Normal soil, intermediate soil, sandy soil and black cotton soil fall under this category).
- (b) Wet soil : Soil as per (a) above, where the subsoil water table is encountered within the range of foundation depth, the soil below the water table and that at locations where pumping or bailing out of water is required due to presence of surface water, will be treated as wet soil.
- (c) Soft Rocks: This will mean fissured rock i.e. decomposed rock, hard gravel, kankar, limestone, laterite or any other soil of similar nature which can be easily excavated with pick axe or spade. (DFR & SFR will fall under this category.)
- (d) **Hard Rocks: Hard rock will be that which requires chiselling or drilling and blasting.**

4.32.3 No extra charges shall be admissible for the removal the fallen earth in the pits when once excavated.

4.32.4 If water is encountered in the foundation pit, de-watering will have to be done. The cost of dewatering shall be deemed to be included in the unit rates of foundations indicated by the bidder in his offer.

4.32.5 For foundation in rock, where blasting is unavoidable, care should be taken to minimize the amount of concrete necessary for filling up the blasted area. The blasted area shall be reduced to the minimum possible so that the specified form for the foundation could be obtained. No extra payment for excavation in hard rock shall be allowed if the excavated area exceeds the designed excavation volumes. Similarly, no extra payment shall be made if concrete volume exceeds the designed volume due to excessive blasting.

4.32.6 The contractor shall arrange requisite blasting material, excavation and drilling equipment at his own cost and the quoted rates shall be deemed to be inclusive of such costs.

4.33 BENCHING :-

When the line passed through hilly/undulated terrain, leveling the ground may be required for casting of tower footings. All such activities shall be termed benching and shall include cutting of excess earth and removing the same to a suitable point of disposal as required by Owner. Benching shall be resorted to only after approval from Owner. Volume of the earth to be cut shall be measured before cutting and approved by Owner for payment purpose. Further, to minimize benching, unequal leg extensions shall be considered and provided if found economical. The proposal shall be submitted by the Contractor with detailed justification to the Owner.

4.34 SETTING OF STUBS:-

- a. The stubs shall be set correctly in accordance with approved method at the exact locations and alignment and in precisely correct levels. The stub setting templates shall be used for proper setting of stubs. Stubs shall be set in the presence of CSPTCL's representative available at site whenever required and for which adequate advance intimation shall be given to the site Engineer by the contractor.
- b. The foundations are to be made as per designs and drawings approved by the CSPTCL. The extent of work as defined by such drawings shall not be exceeded except in very special cases where the prior approval of the CSPTCL has been obtained.
- c. Each tower shall be provided with suitable foundation based on the approved designs after classification of soil. The soil classification shall be done after digging a small section of a pit up to full depth (excluding hard rock locations). The soil should be classified strictly as per details encountered in the foundation pit. For example, dry soil foundations should be adopted at the locations where dry soil is encountered in the full depth of foundation. Similarly the wet type foundation should be adopted at the locations where water level is met at level of 1.5 metre or more below the ground level or in paddy fields or other places, which remain in surface water for long periods with water penetration not exceeding one meter below the ground level. Deviation, if any, from the approved / specified conditions shall be brought to the notice of C.E. (P&P) through site Engineer before taking up the work and his decision shall be final and communicated through site Engineer. If at a later date, it is found that the contractor has carried out some work, not according to the specification and without taking specific approval, than in that case, entire payments made to the contractor for carrying out such works shall be recovered and the contractor will have to rectify the same at the rates indicated in the order for carrying out such work and without extension of time.
- d. The setting of stubs in hard rock foundation may require cutting of stubs depending on depth at which hard rock is encountered. The cutting of stubs and drilling of new holes for fixing cleats etc. shall be considered inclusive in the rate of foundation of towers in hard rock.
- e. Setting of stub at each location shall be approved by the CSPTCL's site Engineer. This approval shall not however, absolve the contractor of his responsibility of correct setting of stubs and casting of foundations, who will be required to rectify the faulty work at his own expense.

4.35 PLACEMENT OF REINFORCEMENT:

- (i) Some of the tower foundation may be designed with steel reinforcement so as to achieve better foundation strength with lesser space. The contractor will indicate in

relevant schedules, the details of reinforcement to be provided along with the weight and size of steel rods. The cost of placing of reinforcement steel, binding etc. in the foundation pit shall be deemed to be included in the quoted rates of foundation of towers.

- (ii) The reinforcement steel shall be arranged by the contractor at his own cost. The reinforcement bars will have to be properly cut, bent in required shape and placed in the foundation in approved manner after due cleaning of soil grease or organic matter. The reinforcement shall be properly tied by binding wire.

4.36 CONCRETE:

- i. The cement concrete used for the foundation shall be of M 20 1:1.5:3 with 20 mm nominal size stone metal for chimney portion and 40 mm nominal stone metal for pyramid or slab portions. For RCC, the aggregates shall preferably be of 20 mm nominal size.
- ii. The cement concrete used for lean pad shall be of M-10 1:3:6 ratio with 40mm nominal stone metal for bottom portion.
- iii. The cement required for the purpose of foundations, building revetment walls etc. shall be arranged by the contractor at his own cost.
- iv. The sand used for the concrete shall be composed of hard silicate materials. It shall be clean and of a sharp angular grit type and free from earthy or organic matter and deleterious salts.
- v. The aggregate shall be of clean broken hard granite or other stone specified or approved by the CSPTCL. It shall be of hard, coarse-grained quality. It shall also be as far as possible cube like, preferably angular, but not flaky, perfectly clean and free from earth, organic or other deleterious matter. 40 mm aggregate shall be of size as will pass through a mesh of 40 mm measured in the clear and 20 mm aggregate through 20 mm square mesh measured in clear.
- vi. The water used for mixing concrete shall be fresh clean and free from oil, acid and alkali, organic materials or other deleterious substances, Salty / Saline or brackish water should not be used. Potable water is generally satisfactory.
- vii. The concrete shall be mixed in a mechanical mixer. However in case of locations not accessible for concrete mixers, hand mixing may be permitted at the discretion of our site Engineer.
- viii. Mixing shall be continued until there is uniform distribution of materials and the mixing is uniform in colour and consistency but in no case the mixing be done for less than two minutes, Normally mixing shall be done close to the foundation but in case it is not possible, the concrete may be mixed at nearest convenient place. The concrete shall be transported from the place of mixing to the place of final deposit as rapidly as practicable by methods which shall prevent segregation or loss of any ingredient. The concrete shall be placed and compacted before setting commences.
- ix. The concrete shall be mixed as stiff as the requirements of placing the concrete in the form boxes, with ease and the degree to which the concrete resists segregation. Hence the quantity of water used should not be too much.
- x. Proper form boxes, adequately braced to retain proper shape while concreting should be used for chimney or pyramid and slab portions. The form boxes should be made water tight so that the cement cream should not come out leaving only sand and jelly consequently forming of honey combing in the concrete. The form boxes shall be cleaned and oiled before these are used for concreting.
- xi. The concrete shall be laid in 150 mm layers and consolidated well so that the cement cream works up to the top and no honey combing is left in the concrete. The concreting

is to be done continuously so that the subsequent layers are laid before the initial setting of the bottom layer begins. The consolidation of concrete shall normally be done by using vibrators.

- xii. After concreting the chimney portion to the required height, the top surface should be finished smooth, with slight slope towards the outer edge to drain off the rain water falling on the coping.
- xiii. In wet locations, the site must be kept completely de-watered both during placing of the concrete and for 24 hours after completion. There should be no spilling to concrete during this period.
- xiv. The form boxes shall not be removed at least 24 hours after the completion of concreting after removal of the forms, the concrete surface, wherever required shall be repaired with a mixture of rich cement and sand mortar in the shortest possible time.
- xv. The cost of carrying out concreting of foundations shall be deemed to be included in the unit rates of foundations of tower in different type of soils quoted by the tenderer.

4.37 BACKFILLING AND REMOVAL OF STUB TEMPLATES:

- i. Following opening of the form work and removal of shoring and shuttering, if required, backfilling shall be started after 24 hours of casting repairs, if any, to the foundation concrete. Backfilling shall normally be done with the excavated soil, unless, it is a clay type or it consists of large boulders/stones which shall be broken to a maximum size of 80 mm. At locations where borrowed earth is required for backfilling, Contractor shall bear the cost irrespective of lead and lift.
- ii. The backfill materials should be clean and free from organic or other foreign materials. A clay type soil with a grain size distribution of 50% or more passing the 200 sieve as well as a black cotton soil are unacceptable for backfilling. The earth shall be deposited in maximum 200 mm layers, levelled, wetted if necessary and compacted properly before another layer is deposited.
- iii. The back filling and grading shall be carried out to an elevation of about 75 mm above the finished ground level to drain out water. After backfilling, 50 mm high earthen embankment (bund) will be made along the sides of excavation pits and sufficient water will be poured in the back filled earth for at least 24 hours. After the pits have been backfilled to full depth the stub template can be removed.
- iv. The stub setting templates shall be opened only after the completion of back filling.
- v. After completing the stringing work, if level of back filling of some of the location gets settled and it is required to back fill the locations again, the same would be done by the contractor at no extra cost.
- vi. No extra charge is admissible for carrying out the back filling of foundation pit (including backfilling from borrowed earth if required) and the cost of backfilling is included in the cost of foundations of towers.

4.38 CURING:-

The concrete after it is 24 hours old shall be cured by keeping the concrete wet continuously for a period of 14 days after laying. The pit may be back filled with selected earth sprinkled with necessary amount of water and well consolidated in layers not exceeding 200 mm of consolidated thickness after a minimum period of 24 hours and thereafter both the back filled earth and exposed chimney top shall be kept wet for remaining period of the prescribed time of 14 days. The uncovered concrete chimney above the back filled earth shall be kept wet by providing empty cement bags dipped in water fully wrapped around the concrete chimney for curing ensuring that the bags are kept wet by frequent pouring of water on them. The

contractor may use anti-curing paint. However, no extra payment shall be made on this account.

4.39 SHORING OF PITS:-

Shoring of the pits with shuttering on the internal wall surrounding the vertical facing of approved dimensions of the pit shall be done when the soil condition is so bad that there is likelihood of accidents due to falling of surrounding earth in foundation pit. The cost of carrying out shoring and shuttering shall be deemed to be included in the unit rate of foundation of tower and no extra payment shall be made on this account.

4.40 BUILDING STONE REVETMENT:

Stone revetment in 1:5 cement mortars shall be constructed by the Contractor at specified locations. The detailed proposal in consultation with the site Engineer, for carrying out revetment work shall be submitted to the O/o. Chief Engineer (P&P), through concerned Superintending Engineer, EHT Construction and approval shall be obtained before carrying out revetment work. The top seal cover of revetment work shall be done with 1:2:4 normal mixes. All materials including cement shall be provided by the contractor and cost of building revetment shall be deemed to include cost of such materials also i.e. Cement, sand, metal and stone. Curing of revetment shall be done as specified for tower foundation. The back filling of the inside of the revetment wall with Soil/borrowed earth will be paid for extra on per m³ basis and shall include its compacting and watering. The excavation for revetment foundation shall be paid at the rates as indicated by the bidder in Price Schedule. The revetment work, wherever necessary, shall have to be completed before taking up final tensioning work in the Section.

4.41 TOWER EARTHING:-

- (i) For the purpose of earthing, 2 No. Galvanised Earthing rods (25 mm diameter and 2 metres long) connecting clamps and connecting wire will be provided by the contractor. The Galvanised Earthing rods are to be hammered preferably in the foundation pits and connected to stub by 7/3.66 mm earth wire and with necessary connecting clamps before concreting the foundation. If it is not possible to tie the rods in the foundation pit i.e. rocky location, they shall be buried near the foundations pit and connected to the stubs. The Galvanised Earthing rods are to be provided on two legs diagonally of the tower. Each tower shall be earthed before the foundation is casted.
- (ii) The tower footing resistance of all towers shall be measured in dry weather after the erection and before stringing of earth wire the counter poise earthing shall be resorted to, in accordance with the instructions of the site Engineer, in case the resistance exceeds the specified value. It shall be ensured that the tower footing resistance is less than 10 Ω (ohms). Each tower footing resistance shall be intimated (along with tower location number) while submitting the progress report of the foundation.

4.42 COUNTER POISE EARTHING:-

- i) In case of high resistivity, counter poise earthing shall be provided which consists of four lengths of galvanised steel stranded wire, each fitted with a leg / clamp for connection to the tower leg at one end. The counter poise will be laid radially away

from the tower and will normally be 15 metres in length, buried to the depth of 300 mm below ground level. The length of counter poise wire may be increased if the resistance requirements are not met. Connecting clamps shall be buried in the chimney portion of the foundation. The scope of work of connecting counter poise to the tower leg shall be deemed to be included in the cost of laying of counter poise. The counter poise connecting wire and clamps will be arranged by the contractor. The counter poise shall preferably be laid through soft areas if available. The planning of laying counter poise shall be done as per approval of site Engineer. The cost of laying of counter poise shall be inclusive of excavation and back filling work.

- i. The contractor shall have to provide Galvanised Earthing rods at the end of each counter poise wire and this may lead to getting required soil resistivity values. This work of additional Galvanised Earthing rods shall be done extra which shall include the cost of providing such Galvanised Earthing rods and clamp etc. cost of materials i.e. connecting arrangements Galvanised Earthing rods (04 Nos.) and connecting arrangements.
- ii. The earthing of towers to be done as per I.S.S. 5613 Part II & latest revision of I.S.S.

4.43 TOWER ERECTION / ASSEMBLY :-

- i. The contractor shall be responsible for transportation to site of all the materials to be provided by the Contractor as well as proper storage and preservation of the same at his own cost, till such time the erected line is taken over by the CSPTCL
- ii. Tower shall be erected after the concrete is at least 14 days old, but a gap of 24 days shall be preferred. The method followed for the erection of towers, shall ensure the points mentioned below:-
 - i. Straining of the members shall not be permitted for bringing them into position. It may, however, be necessary to match hole positions at joints and to facilitate this, Tommy bars not more than **450 mm** long may be used.
 - ii. Before starting erection of an upper section, the lower section shall be completely braced and all bolts provided in accordance with approved drawings.
 - iii. All plan diagonals relevant to a section of tower shall be placed in position before assembly of upper section is taken up.
 - iv. The bolt positions in assembled towers shall be as per I.S:5613(Part-II/ section 2, 1976).
 - v. All blank holes, if any left, after complete erection of tower, are to be filled up by nuts and bolts of correct size.
 - vi. Tower shall be fitted with number, phase and danger plate which shall be arranged by the contractor.
 - vii. **Anti-climbing Devices:** Barbed wire will be used at a height of approx. 3 meters as an anti-climbing measure, which shall be arranged by the contractor. At every location three layers of barbed wires will be provided each inside and outside the tower in horizontal plane. Spacing between the layers with fixing arrangements shall be provided as per the provisions of IS-5613 (Part-II/Sec.1) 1976 with latest modifications. The angle pieces with notches for accommodating barbed wire shall be supplied with the tower members. After the barbed wire is placed in position in the notches, the notch opening shall be welded to avoid the theft of barbed wire and anti-corrosive treatment with cold galvanizing paint shall be given, as also in the case of bolts to be welded below bottom cross arm level. Suitable locking arrangement (pad-lock) shall also be provided.

4.44 TREATMENT OF MINOR GALVANISATION DAMAGE:-

Minor defects in hot-dip galvanised members shall be repaired by applying atleast two coats of zinc rich primer (having approx.90% zinc content) and two coats of enamel paint to the satisfaction of the CSPTCL before erection.

4.45 TIGHTENING, PUNCHING AND WELDING OF BOLTS AND NUTS

- i. All nuts shall be tightened properly using correct sizes of spanners and torque wrench. Before tightening, it will be verified that filler (packing & spring), washers and plates are placed in relevant gaps between members; bolts of proper diameter size and length are provided and one spring washer used under each nut and in case of step bolts, spring washers shall be placed under the outer nut.
- ii. The tightening shall progressively be carried out from the top downwards, care being taken that all the bolts at every level are tightened simultaneously. The threads of bolts projecting outside. The nuts shall be punched at three positions at the periphery to ensure that the nuts are not loosened in course of time. If during tightening, a nut is found to be slipping or running over the bolt threads, the bolt together with the nut shall be replaced.
- iii. The threads of all the bolts projected outside the nuts shall be welded on entire circular length of the Bolt. The welding of Bolts, projections as indicated above shall be provided from ground level to top cross arm level in all towers. However, for towers with +18 meter, +25 meter extn. and river crossing towers, the welding shall be provided from ground level to 35m height from stub level.
- iv. After welding zinc-rich primer having approximately 90% zinc content shall be applied to the welded portion. At least two coats of the paint shall be applied. The surface coated with zinc rich primer shall be further applied with two finish coats of high built enamel of the grade recommended by the manufacturer of the zinc rich primer. The coat of welding and paint including application of paint shall be deemed to be included in the erection price.

4.46 INSULATOR HOISTING:-

Suspension insulator strings shall be used for suspension towers and tension insulator strings on Angle & Dead end towers. They shall be fixed on all the towers just prior to stringing. Damaged insulators and fittings, if any, shall not be used in the assemblies. Before hoisting all insulators shall be cleaned in a manner that will not spoil, injure or scratch the surface of the insulator, but in no case shall any oil be used for the purpose. Security clips shall be fitted in position for the insulator before hoisting. For checking and soundness of insulator, IR measurement using 5 kV (DC) Megger shall be carried out on 100% insulators. Corona control rings/arcing horn shall be fitted in an approved manner. Torque wrench shall be used for fixing various line materials and components, such as suspension clamp for conductor and earth wire, etc., whenever recommended by the manufacturer of the same.

4.47 HANDLING OF CONDUCTOR AND EARTH WIRE:-

- 4.47.1 The contractor shall be entirely responsible for any damage caused to the towers or conductors during stringing. While running out the conductors, proper care shall be taken ensuring that the conductors do not touch and rub against the ground or objects which could cause scratches or damage to the strands. The conductors shall be run out of the drums from the top in order to avoid damage due to chafing. The drum stand shall be provided with a suitable braking device to avoid damage, loose running out and kinking of conductor. The conductor will be pulled by pull cable and consequently pass over the running out blocks. The groove of the running out blocks will be of

such a design that the seat is semi-circular and larger than the diameter of the conductor and it does not slip over or rub against the sides. The grooves shall be lined with hard rubber or neoprene to avoid damage to conductor and shall be mounted on properly lubricated bearings.

- 4.47.2** The running blocks shall be suspended in a manner to suit the design of the cross arm. All running blocks especially those at the tensioning end, will be fitted on the cross arm with jute cloth wrapped over the steel work and under the slings to avoid damage to the slings as well as to the protective surface finish of the steel work. The conductor shall be continuously observed for loose or broken strands or any other kind of damage. When approaching towards end of a drum length, at least three coils shall be left when the stringing operations are to be stopped. These coils are to be removed carefully if another length is required to be run out, new length may be joined to the length already run out by the compression joint in approved manner.
- 4.47.3** The conductor joints and clamps shall be erected in such a manner that no bird caging, over tensioning of individual wires or layers or other deformities or damage to the conductor shall occur. Clamps or bracing devices shall under erection conditions allow no relative movement of strands or layers of the conductors. Repairs of conductors, in the event of damage being caused to isolated strands of a conductor during the course of erection, if necessary, shall be carried out during the running out operations, with repair sleeves. Repairing of conductor surface with repair sleeve shall be done only in case of minor damage, scuff marks etc., keeping in view both electrical and mechanical safety requirements. The final conductor surface shall be clean, smooth and shall be without any projections, sharp points, cuts, abrasions etc. Repair sleeves may be used when the damage is limited to the outermost layer of the conductor and is equivalent to the severance of not more than one third of the strands of the outermost layer. No repair sleeve shall be fitted within 30m of tension or suspension clamp or fittings not shall more than one repair sleeve per conductor be normally used in any single span.
- 4.47.4** Conductor splices shall be so made that they do not crack or get damaged in the stringing operation. The contractor shall use only such equipment/methods during conductor stringing which ensures complete compliance in this regard.
- 4.47.5** The sequence of running out shall be from top to downwards, i.e. the earth wire shall be run out first followed by the conductors in succession. Imbalances of loads on towers shall be avoided as far as possible.
- 4.47.6** The proposed transmission line may run parallel for certain distance with the existing 400/220/132KV lines which will remain energized during the stringing period. As a result there is a possibility of dangerous voltage build up due to electromagnetic and electrostatic coupling in the pulling cables, conductors and earth wire, which although comparatively small in magnitude during normal operations, can be severe during switching and ground fault conditions on the energised lines. It shall be the contractor's responsibility to take adequate safety precautions to protect his employees and others from this potential danger.

- 4.47.7** Towers not designed for one sided stringing shall be well guyed and steps taken by the Contractor to avoid damage. Guying proposal along with necessary calculations shall be submitted by the Contractor to Owner for approval. All expenditure related to this work is deemed to be included in the bid price and no extra payment shall be made for the same.
- 4.47.8** When these **132 KV** transmission lines run parallel to existing energised power lines, the Contractor shall take adequate safety precautions to protect personnel; from the potentially dangerous voltage built up due to electromagnetic and electrostatic coupling in the pulling wire, conductors and earth wire during stringing operations.
- 4.47.9** After being pulled, the conductor / earth wire shall not be allowed to hang in the stringing blocks for more than 96 hours before being pulled to the specified sag.

4.48 REPAIRS TO CONDUCTORS:

- 4.48.1** The conductor shall be continuously observed for loose or broken strands or any other damage during the running out operations.
- 4.48.2** Repairs to conductor if necessary, shall be carried out with repair sleeve.
- 4.48.3** Repairing of the conductor surface shall be carried out only in case of minor damage scuff marks, etc. The final conductor surface shall be clean, smooth and free from projections, sharp points, cuts, abrasions, etc.
- 4.48.4** The Contractor shall be entirely responsible for any damage to the towers during stringing.
- 4.49 CROSSINGS:** Derricks or other equivalent methods ensuring that normal services need not be interrupted nor damage caused to property shall be used during stringing operations where roads, channels, telecommunication lines, power lines and railway lines have to be crossed. However, shut down shall be obtained when working at crossings of overhead power lines. The Contractor shall be entirely responsible for the proper handling of the conductor, earth wire and accessories in the field.

4.50 STRINGING OF CONDUCTOR AND EARTH WIRE:-

- 4.50.1** The stringing of the conductor for **132 KV** shall be done by the control tension method. The equipment shall be capable for maintaining a continuous tension per bundle such that the sag for each conductor is about twenty percent greater than the sag specified in the stringing sag table.
- 4.50.2** The Contractor shall give to site Engineer in Charge complete details of the stringing methods he proposes to follow. Prior to stringing the Contractor shall submit the stringing charts for the conductor and earthwire showing the initial and final sags and tension for various temperatures and spans along with equivalent spans in the lines for the approval of the Owner at least one month in advance. The stringing shall be carried out as per the stringing chart approved by the purchaser in accordance with the relevant IS. All the tolerances for the line shall be confirmed to IS 5613(Part-2/Sec-2) 1995.
- 4.50.3** A controlled stringing method suitable for simultaneous stringing of the stub conductors shall be used. The two conductors making up one phase bundle shall be pulled in and paid out simultaneously. These conductors shall be of matched length. Conductors or earthwires shall not be allowed to hang in the stringing blocks for more than 96 hours before being pulled to the specified sag.

4.50.4 Conductor creep are to be compensated by over tensioning the conductor at a temperature of 26⁰C lower than the ambient temperature or by using the initial sag and tensions indicated in the tables.

4.50.5 Suitable guying arrangement shall be made by the Contractor to ensure safety during stringing & final sagging operation.

4.51 JOINTING :

4.51.1 When approaching the end of a drum length at least three coils shall be left in place when the stringing operations are stopped. These coils are to be removed carefully, and if another length is required to be run out, a joint shall be made as per the recommendations of the accessories manufacturer.

4.51.2 Conductor splices shall not crack or otherwise be susceptible to damage in the stringing operation. The Contractor shall use only such equipment/methods during conductor stringing which ensures complete compliance in this regard.

4.51.3 All the joints on the conductor and earth wire shall be of the compression type, in accordance with the recommendations of the manufacturer, for which all necessary tools and equipment like compressors, dies etc., shall be obtained by the Contractor. Each part of the joint shall be cleaned by wire brush till it is free of dust or dirt etc., and be properly greased with anti-corrosive compound. If required and as recommended by the manufacturer, before the final compression is carried out with the compressors.

4.51.4 All the joints of splices shall be made of at least 30 metres away from the structures. No joints shall be made in span crossing over main roads, Railway, small rivers and tension spans. Not more than one joint per sub conductor per span shall be allowed. The compression type fittings shall be of the self centering type or care shall be taken to mark the conductors to indicate when the fitting is centered properly. During compression or splicing operation; the conductor shall be handled in such a manner as to prevent lateral or vertical bearing against the dies. After compressing the joint the aluminium sleeve shall have all corners rounded, burrs and sharp edges removed and smoothed.

4.51.5 During stringing of conductor to avoid any damage to the joint, the Contractor shall use a suitable protector for mid span compression joints in case they are to be passed over pulley blocks/aerial rollers. The pulley groove size shall be such that the joint along with protection can be passed over it smoothly.

4.52 TENSIONING & SAGGING OPERATIONS:

4.52.1 The tensioning and sagging shall be done in accordance with the approved stringing charts before the conductors and earth wire are finally attached to the towers through the earth-wire clamps for the earth wire and insulator strings for the conductor. Dynamometers shall be employed for measuring tension in the conductor and earth wire.

4.52.2 The conductors shall be pulled up to the desired sag and left in running block for at least one hour after which the sag shall be rechecked and adjusted, if necessary, before transferring the conductors from the running blocks to the suspension clamps. The conductors shall be clamped within 36 hours of sagging.

4.52.3 The sag will be checked in the first and the last section span for sections up to eight spans, and in one additional intermediate span for sections with more than eight spans. The sag shall also be checked when the conductors have been drawn up and transferred from running blocks to the insulator clamps.

4.52.4 The running blocks, when suspended from the transmission structure for sagging, shall be so adjusted that the conductors on running blocks will be at the same height as the suspension clamp to which it is to be secured.

4.52.5 At sharp vertical angles, conductor and earth wire sags and tensions shall be checked for equality on both sides of the angle and running block. The suspension insulator assemblies will normally assume vertically when the conductor is clamped.

4.52.5 Tensioning and sagging operations shall be carried out in calm weather when rapid changes in temperature are not likely to occur.

4.53 CLIPPING:-

- i. Clipping of the conductors in position shall be done in accordance with manufacturer's recommendation and approved by our Engineer. At suspension location free centre type suspension clamp with armour rod set or A.G.S. type suspension clamps shall be used.
- ii. The jumpers at the section and angle towers shall be formed to parabolic shape to ensure maximum clearance requirements. Pilot suspension insulator string shall be used, if found necessary, to restrict the jumper swing to the design values.
- iii. Fasteners in all fittings and accessories shall be secured in position. The necessary clip shall be properly opened and sprung into position.

4.54 FIXING OF CONDUCTORS AND EARTH WIRE ACCESSORIES :-

Vibration dampers (4R-type) and other conductor and earth wire accessories supplied by the contractor shall be installed by the contractor as per the design requirement and as per instruction of the Engineer. While installing the conductor and earth wire accessories, proper care shall be taken to ensure that the surfaces are clean and smooth and no damage shall occur to any part of the accessories or of the conductors. Torque wrench shall be used for fixing the Dampers, suspension clamps etc. and torque recommended by the manufacturer of the same shall be applied.

4.55 REPLACEMENT:-

If any replacement are to be effected after stringing and tensioning or during maintenance, leg members and bracings shall not be removed without reducing the tension on the tower with proper guying or releasing the conductor. If the replacement of cross arm becomes necessary after stringing, the conductor shall be suitably tied to the tower at tension points or transferred to suitable roller pulleys at suspension points.

4.56 ELECTRICAL INSPECTOR'S INSPECTION FEES:-

Electrical inspector's inspection fees to be deposited by the contractor and he has to obtain the clearance from Electrical Inspector before charging the line.

4.57 FINAL CHECKING, TESTING & COMMISSIONING:-

After completion of the works, final checking of the line shall be done by the contractor to ensure that all the foundation works; tower erection and stringing have been done strictly in accordance with the specifications and as approved by the CSPTCL. All works shall be thoroughly inspected keeping in view of the following main points:-

- i. Sufficient back filled earth is lying over each foundation pit and it is adequately compacted.
- ii. Concrete chimneys and their copings are in good finely shaped conditions.
- iii. All the tower members are correctly used, strictly according to the approved drawing and are free from defects or damages, what-so-ever.

- iv. All bolts are properly tightened, punched, tack-welded and painted with zinc rich paint.
- v. The stringing of conductors and earth wire has been done as per the approved sag and tension charts and desired clearances are clearly available.
- vi. All conductor and earth wire accessories are properly installed.
- vii. All other requirements to complete the work like fixing the danger plate, phase plate, number plate, anti-climbing devices, aviation signal (wherever required) etc. are properly installed. The double coded painting has been done where required as per aviation rules.
- viii. Wherever required, it should be ensured that revetment is provided.
- ix. The line insulation is tested by the contractor by providing his own equipment, labour etc. to the satisfaction of the CSPTCL to ascertain the insulation conditions of the line.
- x. The original tracings of profile and route alignment as well as tower design, structural drawings, bill of material and shop drawings of all towers with all extns are submitted to the Owner for reference and record.
- xi. All towers are properly grounded.
- xii. Conductor continuity test is carried out to verify that each conductor of the over head line is properly connected electrically.
- xiii. The line may be charged at a low value of power, frequency, voltage for the purpose of testing.

4.58 COMPLETION DESIGN:-

The contractor has to supply free of cost complete drawing and information to the Engineer in Charge:-

“Complete as executed drawing of the line showing each and every structure as actually erected, double insulator points, roads and railway crossings, together with measured spans. All major or small river crossings shall also be indicated. At all deviation points the angles shall be marked in degrees. The coordinates of all the locations of the line as finally erected shall also submit by the contractor along with final tower schedule. All kuchcha and metalled roads, trees, structures, ponds and other obstructions etc. within 50 meters on either side of the route shall be clearly indicated. The drawings shall be drawn on good quality tracing cloth. These drawings shall also show any communication or Power lines within 35 meters on either side of the line.”

Section-V
Technical Schedules, Annexures & Formats

ANNEXURE-1

FINANCIAL DATA FOR PREVIOUS 5 YEARS (Rs.)				
2014-2015	2015-2016	2016-2017	2017-2018	2018-19

Information from Balance Sheet

Particulars	2014-2015	2015-2016	2016-2017	2017-2018	2018-19
Total Assets					
Total Liabilities					
Net Worth					
Current Assets					
Current Liabilities					

Note:- Net worth means the sum, total of the paid up capital and free reserves (Excluding reserves created out of revaluation) reduced by aggregate value of accumulated losses (Including debit balance in profit and loss account for current year) and intangible assets.

Information from Income Statement

Particulars	2014-2015	2015-2016	2016-2017	2017-2018	2018-19
Total Revenues					
Profits Before Taxes					
Profits After Taxes					

Attached are copies of financial statements (balance sheets including all related notes, and income statements) for the last five years, as indicated above, complying with the following conditions.

- All such documents reflect the financial situation of the Bidder.
- Historic financial statements must be audited by a certified accountant.
- Historic financial statements must be complete, including all notes to the financial statements.

Historic financial statements must correspond to accounting periods already completed and audited (no statements for partial periods shall be requested or accepted).

Date:

Signature :

Name :

Status :

Seal of the Tendering Co.

ANNEXURE-2**AVERAGE ANNUAL TURNOVER**

Annual Turnover Data for the Last 5 Years	
Year	Amount in Rs.
2014-2015	
2015-2016	
2016-2017	
2017-2018	
2018-2019	
Average Annual Turnover	

The information supplied should be the Annual Turnover of the Bidder for each year for contracts in progress or completed.

Date:**Signature :****Name :****Status :****Seal of the Tendering Co. :**

ANNEXURE-3**// VENDOR LIST //**

All the materials required for construction of the line shall be supplied strictly as per the “list of vendors” indicated in Annexure A-3 of this tender document TR-19/04. This vendor list can also be viewed on CSPTCL’s official web-site. The vendor list as on date of issue of NIT shall be applicable for instant tender. No deviation in the vendor list shall be permitted during execution of the project at any stage. The materials which are not covered in this vendor list shall be of reputed make with prior approval of CSPTCL.

Date :**Signature :****Name :****Designation**

ANNEXURE-4**CURRENT CONTRACT COMMITMENTS**

Bidders should provide information on their current commitments on all contracts that have been awarded, or for which a letter of intent or acceptance has been received, or for contracts approaching completion, but for which an unqualified, full completion certificate has yet to be issued.

Current Contract Commitments					
S. No.	Name of Contract	Employer's Contact Address, Tel, Fax	Value of Outstanding Work [Rs.]	Estimated Completion Date	Average Monthly Invoicing Over Last Six Months [Rs.]
1					
2					
3					
4					
5					

Date:**Signature :****Name :****Status :****Seal of the Tendering Co. :**

ANNEXURE-5

DECLARATION FORM

Tender Specification No.TR-19/04

To,
The Chief Engineer (Planning & Projects),
CSPTCL, Raipur

Sir,

Having examined the above specification together with tender conditions referred to therein. I/We the undersigned hereby offer to execute the work contract covered therein complete in all respect as per the specification and general conditions, at the rates entered in the attached contract Annexure of prices in the tender. Our offer is valid up to 180 days from the date of tender opening and the prices, which are on firm basis, will remain valid for two years or date of completion of work from the date of opening of tender whichever is later.

I/We hereby undertake to have the works completed within the time specified in the tender.

I/We certify to have purchased a copy of the specification by remitting cash, demand draft and this has been acknowledged by you in your letter No..... dtd.....

In the event of work order being decided in my/our favour, I/We agree to furnish the Bank Guarantee in the manner acceptable to CSPTCL and for the sum as applicable to me/us as provided in the General conditions of contract (Section-II) of this specification within 30 days of issue of work order, failing which I/We clearly understand that the said work order will be liable to be withdrawn by CSPTCL.

Signed this _____ day of _____

Yours faithfully

Date
Place

SIGNATURE OF TENDERER
NAME
DESIGNATION
(SEAL)

(This form should be duly filled up by the bidder & submitted along with the original copy of tender.)

ANNEXURE-6

SCOPE OF WORK OF SOIL INVESTIGATION

- I. Please indicate details of soil investigation data which will be furnished by the Bidder, such as:
 - 1. Type of soil and gradation.
 - 2. Bearing capacity at full foundation (at 3 and 4 meter) depth.
 - 3. Angle of repose (along with calculation and justification).
 - 4. Soil strata details up to full foundation depth.
 - 5. Possibility of submergence.
 - 6. Subsoil water occurrence/water table.
 - 7. Contractor shall indicate all other parameters which will be furnished by him for correct determination of soil characteristics.

- II. Please indicate below field and laboratory tests in details for determining various parameters of soils indicated under item 1 above, with full reference of relevant test standards.

Signature :

Name :

Status :

Date :

Seal of the tendering Co.:

ANNEXURE-7**LIST OF STRINGING EQUIPMENT AVAILABLE WITH THE CONTRACTOR**

(Under this schedule, the list of various stringing tools, plants available with the contractor shall be indicated).

S. No.	DESCRIPTION	MAKE & YEAR OF MANUFACTURE.	QUANTITY TO BE USED PER STRINGING GANG.	TOTAL QUANTITY AVAILABLE WITH THE CONTRACTOR
1	2	3	4	5

Signature :

Name :

Date

Designation:

Seal of the tendering Co.:

ANNEXURE-8**COMPLETION SCHEDULE**

S.No.	DESCRIPTION OF WORK	PERIOD IN MONTHS		DATES CALENDAR MONTHWISE	
		FROM DATE OF ORDER	COMPLETION	From	To
1.	Establishment Of Site Office & Stores.				
2.	Supply Of Stubs, Form Boxes Etc.				
3.	Supply Of Tower Parts & GI Nut Bolts.				
4.	Supply of Disc Insulators				
5.	Supply of conductor				
6.	Supply of ground wire				
7.	Supply of Stringing Hardware				
8	Survey				
9	Foundation Work				
10	Tower Erection.				
11	Stringing				
12	Testing & Commissioning				

Signature :

Name :

Date

Designation :

Seal of the tendering Co.:

NOTE:- Bar chart showing the commencement and completion of various activities indicated above for completion of line shall be furnished along with this schedule in the offer.

ANNEXURE-9**DEVIATIONS FROM TECHNICAL SPECIFICATIONS /CONDITIONS**

S. N o.	SUBJECT	CSPTCL's SPECIFICATION CLAUSE REFERENCE AND PAGE NUMBER	PROPOSED DEVIATION BY THE TENDERER	REASONS FOR SUCH DEVIATIONS
1	2	3	4	5

Signature :

Name :

Date :

Designation:

Seal of the tendering Co.:

ANNEXURE-10**QUESTIONNAIRE**

Note : The bidders may please note that submission of this questionnaire duly and properly filled in is essential while in entries against the questions given below no reference should be made to comments entered elsewhere in the tender. All queries should be answered and these answers should be complete in themselves. Please note that none of the column should be left blank and clear reply against all columns should be furnished. In case this is not done the offers will be liable for rejection.

1)	i) Name & Address of the bidder /firm/Company etc. a) Registered office b) Works c) Telex/fax Nos. d) Telephone Nos. (ii) Please mention whether tenderer is a company or proprietorship / partnership firm.	
2)	Bidders to furnish following information :- i) TIN Number ii) PAN iii) Bank details iv) Name of Bank v) A/c No. vi) IFS Code of the bank vii) Copy of cancelled cheque. (attach certified copies of above documents)	
3)	Goods & Service Tax Registration Number	
4)	i. Whether you are state or central govt. Undertaking/ unit with 100% government share. ii. If yes whether documentary evidence in support of the above has been enclosed. (in absence of documentary evidence your claim to be State/Central Govt. undertaking shall be ignored.)	
5)	Whether the required earnest money has been furnished by you? If yes, i. In which form. ii. Amount of earnest money furnished.	
6)	Whether agreeable to clause of liquidity damage?	
7)	Please confirm that you are agreeable to payment terms for supply of towers / line materials and erection of line on turn key basis as specified in relevant clauses.	

8)	<p>(a) whether the rates quoted for supply of towers and accessories are :</p> <p>i. Ex-Works Or Otherwise.</p> <p>ii. Inclusive Or Exclusive Of Taxes.</p> <p>(b) Whether following taxes & at what rates are inclusive in the rates offered. If exclusive then at what rate the taxes will be charged extra :-</p> <table border="1"> <thead> <tr> <th>S.No</th> <th>Name of Tax</th> <th>Rate applicable</th> <th>Whether inclusive or exclusive</th> </tr> </thead> <tbody> <tr> <td>1</td> <td>GST</td> <td></td> <td></td> </tr> <tr> <td>1.1</td> <td>Tower parts</td> <td></td> <td></td> </tr> <tr> <td>1.2</td> <td>Conductor</td> <td></td> <td></td> </tr> <tr> <td>1.3</td> <td>Other materials</td> <td></td> <td></td> </tr> <tr> <td>2</td> <td>Cess under Building and other construction Workers Act 1996.</td> <td>Should be inclusive</td> <td></td> </tr> <tr> <td>3</td> <td>Any other tax</td> <td></td> <td>Pl. mention</td> </tr> </tbody> </table>	S.No	Name of Tax	Rate applicable	Whether inclusive or exclusive	1	GST			1.1	Tower parts			1.2	Conductor			1.3	Other materials			2	Cess under Building and other construction Workers Act 1996.	Should be inclusive		3	Any other tax		Pl. mention	Remarks
S.No	Name of Tax	Rate applicable	Whether inclusive or exclusive																											
1	GST																													
1.1	Tower parts																													
1.2	Conductor																													
1.3	Other materials																													
2	Cess under Building and other construction Workers Act 1996.	Should be inclusive																												
3	Any other tax		Pl. mention																											
9)	Whether you are agreeable to payment procedure clause for supply of materials and erection of line of this specification.																													
10)	Whether agreeable to line completion period clause of the tender ?																													
11)	Whether agreeable to guaranteed maintenance period clause of the specification.																													
12)	Whether agreeable to furnish a security deposit of an amount of 10% of the order including GST also indicate the form in which security deposit will be furnished i.e. cash, bank guarantee etc.																													
13)	Whether agreeable to submit price adjustment invoices for supply of tower & ACSR Conductor positively within 6 (six) months from date of supply of materials whether positive or negative as per tender clause 3.16.																													
14)	Whether a list of orders executed by you enclosed with full particulars of nature of work done.																													
15)	Name of 132 KV & above EHV lines constructed on turn key with supply of all materials & name of organisation	S.No. Orgn. Route length in km. Year of completion																												
16)	Whether you agree for inspection by CSPTCL's representative prior to dispatch and bear the testing charges for all tests as per is to be conducted on samples, drawn by CSPTCL's representative.	yes/no																												
17)	Whether testing facilities for carrying out the type, acceptance and routine tests as per relevant is																													

	specification, ion the materials offered are available with the manufacturer. If so, please furnish the list of testing machines and relevant details.	
18)	Have you taken into account the element of 'modvat benefit' on cost of raw material while offering ex-works prices. Will you pass on such benefit on this account to the CSPTCL?	
19)	Whether details of departures/ deviation from specification have been furnished in the respective schedule.	
20)	Whether profit and loss account and balance sheet for the last 5 years have been furnished.	
21)	Whether details of technical manpower of head office and field organisation furnished in respective schedule.	
22)	Whether agreeable to arrange the storage cum erection insurance of transmission line and materials as per relevant clause of the specification.	
23)	Whether agreeable to bear the cost of any octroi, duty of levy on materials provided by the contractor such as metal, sand etc.	
24)	Please indicate if use of private/forest/canal service of roads for transport of materials and constructional personnel is required, then the charges, if any, levied by the concerned authorities will be borne by you, without any extra cost to the CSPTCL.	
25)	Have you furnished the power of attorney in respect of the person signing the tender on behalf of the bidder?	
26)	Please Confirm That The Angle Sections, Plates Etc. Used In Manufacture Of Towers/ Structures Quoted In This Specification Shall Conform To The Relevant latest ISS.	
27)	Whether schedule of check list has been enclosed duly filled in.	
28)	i) Whether tower type test certificates is enclosed. ii) If type test certificates not enclosed, whether undertaking is enclosed? (To complete the type testing of tower following placement of contract without any extra cost to the CSPTCL) without effecting completion period.	

Note : The bidder may use above questionnaire sheets in original for furnishing reply along with this offer. However if separate sheets are used for this questionnaire, it may please be ensured that the serial order and language of questions is maintained.

Date:

Signature :

Name :

Seal of the bidder Co. :

ANNEXURE-11**Standards / codes**

The material and services converted under this specification shall be performed as per the requirement of the relevant standards / codes referred hereunder against each set of equipments and services:-

S. No.	INDIAN STANDARD I.S.	TITLE
1.	IS-209-1992	Zinc Ingots - Specifications.
2.	IS-2062-1992	Steel For General Structural Purposes - Specifications.
3.	IS-850-1994	Natural Sour (Lactic) Casein For Glue Manufacture.
4.	a) IS-802 (Part I) Sec-1-1995 Sec-2-1992 (b) IS:802 – 1990 (Part-2) (c) IS:802 – 1990 (Part 3)	Code of Practice for General Building Construction in Steel in Over Head Transmission Line Towers: Materials, loads and Permissible Stresses Section-1 Materials and loads Section 2 Permissible stresses. Code of practice for use of Structural steel in overhead Transmission Line : Fabrication, Galvanising, Inspection and Packing Code of practice for use of Structural Steel in overload Transmission Line Towers Testing.
5.	IS-1367-1992	Technical Supply Conditions For Threaded Fasteners.
6.	IS-2016-1992	Plain Washers
	IS-2551-1991	Danger Notice Plates
8.	IS-2629-1990	Recommended Practice For Hot Dip Galvanising Of Iron & Steel.
9.	IS-2633-1992	Method Of Testing Uniformity Of Coating Of Zinc Coated Articles.
10.	IS-3063-1994	Single Coil Rectangular Section Spring Washers For Bolts, Nuts, Screws.
11.	IS-5358-1969	Hot Dip Galvanising Coatings On Fasteners.
12.	IS-6610-1991	Specification For Heavy Washers For Steel Structures.
13.	IS-6730-1990	Method For Determination Of Weight Of Zinc Coating Of Zinc Coated Iron And Steel Articles.
14.	IS-5613-II-1993	Code Of Practice For Design, Installation And Maintenance Of Overhead Power Line Section 1 Designs. Section 2 Installation & Maintenance.
15.	IS-961	H.T. Steel
16.	IS-12427-1988	Bolts for Transmission line Towers
17.	IS-269-1967	Ordinary Rapid Hardening And Low Heat Portland

		Cement.
18.	IS-388-19	Coarse And Fine Aggregate From Natural Sources For Concrete.
19.	IS-278-1991	Specification For Barbed Wire.
20.	IS-1573-1986	Specification For Electro Plated Coating Of Zinc.
21.	IS-432-I,II-1966	Mild Steel & Medium Tensile Bars, And Hard Drawn Steel Wire For Concrete Reinforcement.
22.	IS-306-2000	Code Of Practice For Plain And Reinforced Concrete.
23.	IS-800-1991	Code Of Practice For Use Of Structural Steel In General Building Construction.
24.	IS-1139-1966	Hot Rolled Mild Steel Medium Tensile Steel And High Yield Strength Steel Deformed Bars For Concrete Reinforcement.
25.	IS-1489	PortlandPuzzolana Cement.
26.	IS-1786-1966	Cold Twisted Steel Bars For Concrete Reinforcement.
27.	IS-1893-1991	Criteria Of Earth Quake Resistant Design Of Structures.
28.	IS-3043-1991	Code Of Practice For Earthing
29.	IS-4091-1967	Code Of Practice For Design And Construction Of Foundation For TransmissionLineTowers& Poles.
30.	IS-2131-1967	Method Of Standard Penetration Test For Soil.
31.	IS-2614-1969	Method Of Sampling Of Fasteners.
32.	IS-4218-VI-1978	Isometric Screw Threads Limits Of Sizes For Commercial Bolts & Nuts.
33.	IS-3218-V-1979	Isometric Screw Thread's Tolerance
34.	IS-1367-III-1991	Mechanical Properties And Test Methods For Bolts, Screws & Studs With Full Load ability.
35.	IS-1367-VI-1994	Mechanical Properties And Test Methods For Nuts With Specified Proof Loads.
36.	IS-1363-III-1992	Specification For Hexagon Head Bolts, Screws And Nut For Product Grade "C" Hexagon Nuts On Property Class 5.
37.	IS-4072-1975	Specification For Steel For Spring Washers (First Revision).
38.	IS-6821-1973	Method Of Sampling Of Non Threaded Fasteners.
39.	IS-3202-1972	Method For Testing Local Thickness Of Electro-Plated Coatings.
40.	IS-1586-1968	Method Of Rockwell Hardness Test ("B" & "C") for Steel (first revision).
41.		Indian Electricity Rules-1956, And Revision Thereof.
42.		Publication No.87/Elec/112/1 Regulation For Electricity Crossing of Railway Tracks, As Amended Up-To-Date.

43.	ISI marked(IS:398(P-II) with latest amendment)	ACSR Conductor
44.	ISI marked (IS:2141/1968 with latest amendments)	Ground wire
30	IS:808-1991	Dimensions for Hot Rolled Steel Beam, Column, Channel and Angle Sections
46	IS:875-1992	Code of Practice for Design Loads (other than Earthquakes for Building and Structures.
47	IS:1477-1990	Code of practice for Painting of Ferrous Metals in Buildings; Part-1 Pre treatment Part-II Painting.
48	IS:1573-1991	Electro-plated coatings of zinc on iron and Steel
49	IS:1852-1993	Rolling and Cutting Tolerances of Hot Rolled Steel Products
50	IS:2074-1992	Ready Mixed Paint, Air Drying, Red Oxide, Zinc Chrome, Priming Specification
51	IS:3757-1992	High Strength Structural Bolts
52	IS:4759-1990	Specification for Hot zinc coatings on structural steel and other Allied products.
53	IS:5369-1991	General Requirements for Plain Washers.
54	IS:6623-1992	High Strength Structural Nuts.
55	IS:6639-1990	Hexagon Bolts for Steel Structure
56	IS:8500-1992	Specification for Weldable Structural Steel (Medium & High Strength Qualities)
57	IS:10238-1989	Step Bolts for Steel Structures.

ANNEXURE-12**LIST OF DRAWINGS**

S.No.	PARTICULARS
1	Route Map for construction of 132 KV DCDS line from 220/132 KV S/S Kuthrel to proposed 132/33 KV S/S Math-Kharora at BeldarSeoni, Distt. - Raipur (Approx. 28 Km.)
2	Out Line Drawing Of 132 KV Single 9 Unit Single Suspension Insulator String.
3	Out Line Drawing Of 132 KV 2x9 Unit Double Suspension Insulator String.
4	Out Line Drawing Of 132 KV Single 10 Unit Single Tension Insulator String.
5	Out Line Drawing Of 132 KV 2x10 Unit Double Tension Insulator String.
6	Earthwire Suspension Assembly.
7	Groundwire Tension Assembly.
8	Details Of Earthing Arrangement For Towers.
9	Number Plate / Circuit Plate For 132 KV Transmission Line.
10	Danger Board / Phase Plate For 132 KV Transmission Line.
11	Caution Notice Plate For 132 KV Transmission Line.

- a) The drawing from Sl. No.2 to 7 shall be submitted by the contractor to CE (Procurement & Projects) Office for approval before execution of the work.
- b) The drawing from Sl. No.8 to 11 are enclosed.

ANNEXURE-13**DETAILS OF HEADQUARTERS & FIELD ORGANISATION OF THE TENDERER**

(Under this schedule the strength of technical manpower available with the bidder with their qualification and experience shall be indicated, both in respect of head-quarter and field organisation.)

Date:

Signature :

Name :

Status :

Seal of the bidder Co. :

ANNEXURE-14**DETAILS OF PLANT & MANUFACTURING CAPACITY**

S.No	Particulars	Details of information asked
1.	Name of manufacturer	
2.	Installed Yearly Fabrication Capacity (MT).	
3.	Installed yearly galvanising capacity (Metric ton).	
4.	Year Of Installation Of Fabrication / Galvanisation Facility.	
5.	Tonnage Fabricated In Last 3 Years (i.e. 2015-16 & 2016-17, 2017-18):- S.No. Period i) ii) iii)	
6.	Tonnage galvanised in last 3 years (i.e. 2015-16 & 2016-17, 2017-18):- S.No. Period i) ii) iii)	
7.	Whether existing galvanising plant is suitable to galvanise 6 M length steel members and 750x750 mm steel plates in a single dip. Please also indicate the size of galvanising bath.	
8.	Total tonnage of order under execution.	
9.	Monthly rate at which pending orders to be executed.	
10.	Is spare capacity enough to supply towers at the proposed rate against present specification. Give details, if spare capacity is not enough how bidder proposes to meet the supply against the present tender.	

Declaration-I hereby declared that the details furnished above are true & correct to the best of my knowledge.

Date:

Signature:

Name:

Status:

Seal of the bidder Co.:

ANNEXURE-15**EXPERIENCE IN FABRICATION AND SUPPLY OF TOWERS.
(INFORMATION SHALL BE GIVEN IN RESPECT OF 132/110 KV DCDS &
DCSS ABOVE TOWERS IN LAST THREE FINAICIAL YEARS)**

S.No.	Particulars	Name of the Utility
1.	Name Of The Line And Its Voltage Class.	
2.	Address Of Order Placing Authority.	
3.	Order No. & Date	
4.	Value Of The Order	
5.	No. & Type Of Towers Fabricated And Supplied.	
6.	Tonnage Of Towers Supplied During last three years :- i. ii. iii.	
7.	Remark.	

Date:

Signature

Name :

Status :**Seal of the bidder Co. :**

ANNEXURE-16**EXPERIENCE IN ERECTION OF 132/110 KV & ABOVE TRANSMISSION LINES ON TURN KEY WITH SUPPLY OF ALL MATERIAL (COMPLETED WORKS, WHICH ARE IN SUCCESSFUL OPERATION FOR A PERIOD OF NOT LESS THAN 01 YEAR).**

S.No.	Particulars	Name of the Utility
1.	Name Of The Line And Its Voltage Class.	
2.	Double Circuit Or Single Circuit.	
3.	Address Of The Order Placing Authority.	
4.	Order No. & Date	
5.	Scheduled date of completion as per order	
6.	Whether time extn. has been granted	
7.	Value Of The Order.	
8.	Length Of The Line.	
9.	Please Indicate Work-Wise Details.	
10.	Scope Of The Work And Activity Completed. i. Survey (Full/Part) ii. Soil Investigation (Full/Part) iii. Foundation (Full/Part) iv. Tower Erection (Full/Part) v. Stringing (Full/Part) vi. Supply of tower and line materials vii. Supply of ACSR Conductor viii. Supply of Disc Insulators ix. Supply of Ground wire x. Supply of Stringing Hardware	
11.	Month And Year of commencement and Completion of Erection Work.	
12.	Remark.	

Date:

Signature :

Name :

Status :

Seal of the bidder Co. :

ANNEXURE-17**LIST OF TOOLS AND PLANTS REQUIRED FOR CONSTRUCTION OF LINE, TO BE ARRANGED BY THE CONTRACTOR**

(Under this schedule, list of tools and plants required for execution of various activities like survey, soil investigation, excavation, stub setting, concreting, erection and stringing etc available with the contractor should be indicated).

S.No.	Name Of Activity	List Of Tools And Plants With Quantity.

Date:

Signature :

Name :

Status :

Seal of the bidder Co. :

ANNEXURE-18**SOURCES OF MATERIALS TO BE ARRANGED BY THE CONTRACTOR
FOR THE TRANSMISSION LINE (BEING TENDERED).**

S. No.	Particulars	Approximate Quantity	Name Of The Firm From Which The Contractor Proposes To Procure The Material.
1.	Steel for Tower parts		
2.	Zinc for galvanisation		
3.	ACSR conductor		
4.	Ground wire 7/3.66		
5.	Danger Board.		
6.	Cement		
7.	Number Plate.		
8.	Phase Plate.		
9.	Bolts & Nuts.		
10.	Spring Washers.		
11.	Packing Washers.		
12.	Anti-climbing Services.		
13.	Barbed Wires.		
14.	Galvanised Earthing Rod With Clamps.		
15.	Counter Poise Wire For Earthing.		
16.	Cement.		
17.	Reinforcement Steel.		
18.	Stringing Hardware		
19.	Disc Insulators 70KN/90KN		

Date:

Signature:

Name:

Status:

Seal of the bidder Co.:

ANNEXURE-19**DEVIATION FROM SPECIFICATION (COMMERCIAL)**

The bidder shall state under this schedule, how his offer deviates, varies or departs from the **CSPTCL**'s specification (commercial conditions) mentioned in this specification

S.No.	Subject	CSPTCL's specification clause reference & page	Proposed deviation by bidder	Reasons for such deviations
1.	2.	3.	4.	5.

Date:

Signature :

Name :

Status :

Seal of the bidder Co :

ANNEXURE-20**LITIGATION HISTORY OF THE BIDDER**

Name of the bidder:

Bidder should provide information on any history of litigation or arbitration resulting from contracts executed in the last five years or currently under execution.

Year	Name of client, cause of litigation/ arbitration and matter in dispute	Details of Contract and Date	Award for or against bidder	Disputed amount (current value in Rs.)

Date
Place

SIGNATURE OF BIDDER
NAME
DESIGNATION
(SEAL)

ANNEXURE-21

QUALITY ASSURANCE PROGRAMME

The Bidder shall submit here complete details of Quality Assurance Programme required as per terms of the Specification.



Date:

Signature :

Name :

Designation :

Seal of tenderer:

Annexure-22

UNDERTAKING TO BE SUBMITTED BY BIDDER REGARDING TOWER MANUFACTURER

We, M/s (bidder)..... do hereby undertake to fabricate, galvanize or outsource & to supplyMT ofKV Transmission line towers as per drawing and design of CSPTCL for the construction of Transmission line (name of line) of Chhattisgarh State Power Transmission Company Limited.

M/s.(Manufacturer).....are the manufacturer of galvanized transmission line towers, and if required we will out source MT quantity of Tower from M/s.....

The out sourcing of.....MT Tower will in no way affect the terms and conditions of the order including the completion period, Payment terms & Prices etc.

Date:

Place:

(1) Seal, address & Signature of Bidder

(2) Seal, address & Signature of Manufacturer

ANNEXURE -23
AGREEMENT (PROFORMA)

(To be executed on non judicial stamp paper worth Rs.300/- only with a revenue stamp of Rs. 1/- affixed on it)

This Agreement is made this _____ day of _____ between Shri _____ on behalf of the Contractor _____ (hereinafter called the Contractor which expression shall where the context so admits, be deemed to include his heirs, executors, administrators and representatives) of the one part, and the Chhattisgarh State Power Transmission Company Limited, Raipur being the Company constituted under Companies Act, 1956, (hereinafter called the CSPTCL which expression shall, where the context so admits, be deemed to include its successors in office and permitted assigns) of the other part.

WHEREAS in accordance with a Tender no. _____ dtd. _____ issued by Chief Engineer (P&P) of the CSPTCL, the Contractor submitted his tender dated _____ for construction of

All these works on turnkey basis more particularly described, mentioned, enumerated or referred to in the general conditions, specifications, schedules, drawings etc. forming part of tender, covering letters, schedule of prices and further correspondence, a copy of which is hereto annexed and is for purposes of identification signed by the contractor _____ on behalf of the contractor and Chief Engineer (P&P) of CSPTCL and all of which shall be deemed to form part of this agreement as though separately set out herein and are included in the expression "Contract" herein used (herein after referred to as the said works).

AND WHEREAS the CSPTCL has accepted the tender of the Contractor vide following separate work Orders which have been placed by CSPTCL for construction of aforesaid works on turnkey basis for the total net price of _____ upon the terms and subject to the condition hereinafter mentioned.

NOW THEREFORE THIS AGREEMENT WITNESSES AND IT IS hereby agreed as follows:

1. The contractor shall undertake following works :
 - (i) Supply of tower parts and all associated line accessories and complete erection of transmission line within the time specified in and in accordance with the terms and conditions specified in the CSPTCL aforesaid Work Orders.
2. The contractor shall commence the works described in the Notice Inviting Tender No. 02-04/NIT/TR-....., dated, namely, the construction of line , simultaneously and thereafter execute the works in parallel in accordance with the completion schedule submitted in the format set out in Annexure A-8 of the Tender Specifications No. TR-....., read with the PERT Network / Bar Chart submitted in accordance with clause 3.05 of the tender. The Works shall be completed by the contractor on turnkey basis not later than **12 (Twelve) calendar months including rainy season from the date of order**. In the event the contractor fails to undertake the Works in accordance with the Schedule, the contractor may be liable for penalty at the discretion of CSPTCL in terms of clause clause 2.06 of the tender .
3. In the event of a conflict or contradiction between: (a) any provision(s) in this agreement and any provision(s) in the Tender Specifications No. TR-....., i.e. the tender document, the provision(s) of this agreement shall prevail to the extent of such conflict, and (b) two or

more provisions in the tender document, the provision(s) laying down more stringent obligations on the contractor shall prevail."

4. For the work done under the scope of the CSPTCL Work Orders referred above, the CSPTCL shall pay to the Contractor a total sum of Rs. _____ (In words Rupees _____) or such other sum as may become payable in accordance with the said work order.
5. If at any time, any question, dispute or difference whatsoever arises between CSPTCL and the contractor upon, in relation with or in connection with this contract either party may forthwith give the other party a notice in writing of the existence of such question, dispute or difference and same shall be referred to the adjudication of three Arbitrators one to be nominated by CSPTCL, the other by the Contractor and third to be appointed by the two Arbitrators nominated by the parties at the commencement of arbitration proceedings and failing agreement between them, in accordance with the Arbitration and Conciliation Act 1996, the third Arbitrator so appointed shall act as the Presiding Arbitrator. The award so passed shall be binding on both the parties. The place of arbitration shall strictly be RAIPUR CG.
6. In all matters arising under out of or in relation with this agreement, the terms and conditions contained in the aforesaid Work Orders shall apply and all such matters shall be determined accordingly.
7. This agreement shall be deemed to be entered into at Raipur and all disputes and claims, if any, out of or in respect of this Agreement are to be settled at Raipur or be subject to jurisdiction of competent court situated in Chhattisgarh State.

IN WITNESS whereof the parties hereto have signed this agreement on the dates and year mentioned against their respective signature.

<p><u>Signature of Witness :</u></p> <p>1. Signature : _____ Address : _____</p> <p>Signature : _____ Address : _____</p> <p><u>Signature of Witnesses :</u></p> <p>1. _____</p> <p>2. _____</p>	<p><u>Name & Signature for Contractor</u></p> <p>Signature (On behalf of the Contractor)</p> <p>Name : _____</p> <p>Designation : _____</p> <p>Seal _____</p> <p>Signature (On behalf of CSPTCL)</p> <p>Name _____</p> <p>Designation _____</p>
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ANNEXURE -24

PROFORMA FOR BANK GUARANTEE TOWARDS SECURITY DEPOSIT

(To be executed on non-judicial stamp paper of Rs. 300/- and Revenue stamp may be affixed on Bank Guarantee)

Bank Guarantee No..... Dtd.....

In consideration of the Chhattisgarh State Power Transmission Company Limited, Raipur (A successor company of Chhattisgarh State Electricity Board, Raipur hereinafter referred to as ‘CSPTCL’) having agreed to accept this Bank Guarantee in lieu of cash deposit by way of Security for due and faithful performance required from M/s. _____ (herein after referred to as “Contractors”, the Bank of _____ hereby agrees unequivocally and unconditionally to pay within 48 hours on demand in writing from the Chhattisgarh State Power Transmission Company Limited or any officer authorized by it in this behalf of any amount upto and not exceeding Rs.....(in words) only to the said Chhattisgarh State Power Transmission Company Limited on behalf of the aforesaid M/s who have tendered and contracted for the supply of materials, equipments or services to the said the Chhattisgarh State Power Transmission Company Ltd, against order No..... dtd..... for the order value of Rs.....

The beneficiary of this Bank Guarantee shall be Chhattisgarh State Power Transmission Company Limited, Raipur (A Successor Company of CSEB Raipur). The proceeds / encashment of this Bank Guarantee would go in the name of Chhattisgarh State Power Transmission Company Limited, Raipur (A Successor Company of CSEB Raipur).

This agreement should be valid and binding on this bank up to and including _____ 2001 of for such further period as may hereunder be mutually fixed from time to time in writing by the Chhattisgarh State Power Transmission Company Ltd. and the contractor and shall not be terminable by notice or any change in the constitution of the aforesaid bank or the firm of Contractors or by any others reasons whatsoever and the Banker’s liability hereunder shall not be impaired or discharged by any extn. of time or variations or alteration made, given conceded or agreed to with or without the Bank knowledge or consent by or between the Chhattisgarh State Power Transmission Company Ltd. and contractor in the existing and / or further tenders and / or contracts. It is agreed by the Bank with the CSPTCL that if for any reason a dispute arises concerning the Bank’s liability to pay the requisite amount to the CSPTCL under the terms of this guarantee the competent court at Raipur alone shall have the jurisdiction to determine the said dispute and that this shall be without prejudice to the liability of the Bank under the terms of this guarantee being unequivocal and unconditional as mentioned above.

The liability under this guarantee is restricted to Rs..... (In words) only. This guarantee shall remain in force until Unless a demand to enforce a claim under the guarantee is made under this Bank Guarantee by the CSPTCL to the Bank within six months from that date the rights of the Chhattisgarh State Power Transmission Company Ltd under this guarantee shall be forfeited and Bank shall be relieved and discharged from all liabilities thereunder.

WITNESSES:-

SIGNATURES

Authorized Signatories of Bank

1. Signed. _____

2. for _____ Bank

ANNEXURE -25

PROFORMA FOR BANK GUARANTEE TOWARDS PERFORMANCE

(To be executed on non-judicial stamp paper of Rs. 300/- and Revenue stamp may be affixed on Bank Guarantee)

Bank Guarantee No..... Dtd.....

In consideration of the Chhattisgarh State Power Transmission Company Limited, Raipur (A successor company of Chhattisgarh State Electricity Board, Raipur hereinafter referred to as 'CSPTCL') having agreed to accept this Bank Guarantee in lieu of cash deposit by way of Security for due and faithful performance required from M/s. _____ (herein after referred to as "Contractors", the Bank of _____ hereby agrees unequivocally and unconditionally to pay within 48 hours on demand in writing from the Chhattisgarh State Power Transmission Company Limited or any officer authorized by it in this behalf of any amount up to and not exceeding Rs.....(in words) only to the said Chhattisgarh State Power Transmission Company Limited on behalf of the aforesaid M/s who have tendered and contracted for the supply of materials, equipments or services to the said the Chhattisgarh State Power Transmission Company Ltd, against order No..... dtd..... for the order value of Rs.....

The beneficiary of this Bank Guarantee shall be Chhattisgarh State Power Transmission Company Limited, Raipur (A Successor Company of CSEB Raipur). The proceeds / encashment of this Bank Guarantee would go in the name of Chhattisgarh State Power Transmission Company Limited, Raipur (A Successor Company of CSEB Raipur).

This agreement should be valid and binding on this bank up to and including _____ 2001 of for such further period as may hereunder be mutually fixed from time to time in writing by the Chhattisgarh State Transmission Company Ltd. and the contractor and shall not be terminable by notice or any change in the constitution of the aforesaid bank or the firm of Contractors or by any others reasons whatsoever and the Banker's liability hereunder shall not be impaired or discharged by any extn. of time or variations or alteration made, given conceded or agreed to with or without the Bank knowledge or consent by or between the Chhattisgarh State Power Transmission Company Ltd. and contractor in the existing and / or further tenders and / or contracts.

It is agreed by the Bank with the CSPTCL that if for any reason a dispute arises concerning the Bank's liability to pay the requisite amount to the CSPTCL under the terms of this guarantee the competent court at Raipur alone shall have the jurisdiction to determine the said dispute and that this shall be without prejudice to the liability of the Bank under the terms of this guarantee being unequivocal and unconditional as mentioned above.

The liability under this guarantee is restricted to Rs..... (In words).....only. This guarantee shall remain in force until Unless a demand to enforce a claim under the guarantee is made under this Bank Guarantee by the CSPTCL to the Bank within six months from that date the rights of the Chhattisgarh State Power Transmission Company Ltd under this guarantee shall be forfeited and Bank shall be relieved and discharged from all liabilities thereunder.

WITNESSES:-

SIGNATURES

Authorized Signatories of Bank

1. Signed. _____

2. for _____ Bank

ANNEXURE -26**Proforma for Indemnity Bond**

(To be executed on non-judicial stamp paper worth Rs.300/- with a revenue stamp worth Rs.1/- affixed thereon).

THIS INDEMNITY BOND is made thisday of20.....By M/s., a company registered under the Companies Act (hereinafter called as 'Contractor' or 'Obligator' which expression shall include its successors and permitted assigns) in favour of Chhattisgarh State Power Transmission Company Limited, Raipur being the Company constituted under Companies Act, 1956, (hereinafter called the CSPTCL) and its project for supply of towers & other line materials and complete erection of(hereinafter called "Employer" which expression shall include its successors and assigns):

WHEREAS EMPLOYER has awarded to the 'Contractor' a Contract for supply of towers & other line materials and complete erection oftransmission line vide Order No..... DTD..... and Amendment No.....(applicable when amendments have been issued) (hereinafter called the "Contract") in terms of which Employer is required to hand over various Material to the 'Contractor' for execution of the Contract.

And WHEREAS by virtue of Clause No..... of tender specification No....., the 'Contractor' is required to execute an Indemnity Bond in favour of Employer for the Material handed over to it by Employer for the purpose of performance of the Contract/Erection portion of the Contract (hereinafter called the 'Materials').

Now THEREFORE, This Indemnity Bond witnessed as follows:

1. That in consideration of various Material like Galvanised tower parts, Disc Insulators, Stringing Hardware, ACSR Conductor & 7/3.66mm Ground wire as mentioned in the Supply Order No..... dtd. at clause No....., Valued at (Amount in figures) Rs..... (amount in words) (Rupees) handed over to the 'Contractor' in installments from time to time for the purpose of performance of the Contract, the 'Contractor' hereby undertakes to indemnify and shall keep Employer indemnified for the full value of the Material. The 'Contractor' hereby acknowledges receipt of the initial installment of the Material as per details in the schedule appended hereto. Further, the 'Contractor' agrees to acknowledge receipt of the subsequent installments of the Material as required by Employer in the form of Schedules consecutively numbered which shall be attached to this Indemnity Bond so as to form integral parts of this Bond. It is expressly understood by the 'Contractor' that handing over of the dispatch title documents in respect of the said Materials duly endorsed by Employer in favour of the 'Contractor' shall be construed as handing over of the Material purposed to be covered by such title documents and the 'Contractor' shall hold such Material in trust as a Trustee for an on behalf of Employer.
2. That the 'Contractor' is obliged and shall remain absolutely responsible for the safe transit/protection and custody of the Material at Employer project Site against all risks whatsoever till the Material are duly used/erected in accordance with the terms of the Contract and the Plant/Package duly erected and commissioned in accordance with the terms of the Contract, is taken over the Employer. The 'Contractor' undertakes to keep Employer harmless against any loss or damage that may be caused to the Material.
3. The 'Contractor' undertakes that the Material shall be used exclusively for the performance/execution of the Contract strictly in accordance with its terms and conditions

and no part of the Material shall be utilized for any other work or purpose whatsoever. It is clearly understood by the 'Contractor' that non-observance of the obligations under this Indemnity Bond by the 'Contractor' shall inter-alia constitute a criminal breach of trust on the part of the 'Contractor' for all intents and purpose including legal/penal consequences.

- 4. That Employer is and shall remain the exclusive Purchaser of the Material free from all encumbrances, charges or liens of any kind, whatsoever. The Material shall at all times be open to inspection and checking by the Purchaser's Representative or other employees/Agents authorized in this regard. Further, Employer shall always be free at all times to take possession of the Materials in whatever form the Materials may be, if in its opinion, the Materials are likely to be endangered, misutilized or converted to uses other than those specified in the contract by any acts of omission or commission on the part of the 'Contractor' or any other person or on account of any reason whatsoever and the 'Contractor' binds himself and undertakes to comply with the directions of demand of EMPLOYER to return the Material without any demur or reservation.
- 5. That this Indemnity Bond is irrevocable. If at any time any loss or damage occurs to the Material or the same or any part thereof is misutilized in any manner whatsoever, then the 'Contractor' hereby agrees that the decision of the Purchaser's Representative as to assessment of loss or damage to the Material shall be final and binding on the 'Contractor'. The 'Contractor' binds itself and undertakes to replace the lost and/or damaged Material at its own cost and/or shall pay the amount of loss to Employer without any demur, reservation or protest. This is without prejudice to any other right or remedy that may be available to Employer against the 'Contractor' under the Contract and under this Indemnity Bond.
- 6. NOW THE CONDITION of this Bond is that if the 'Contractor' shall duly and punctually comply with the terms and conditions of this Bond to the satisfaction of Employer, THEN, the above Bond shall be void, but otherwise, it shall remain in full force and virtue.

IN WITNESS WHEREOF, the 'Contractor' has hereunto set its hand through its authorized representative under the common seal of the Company, the day, month and year first above mentioned.

For and on behalf of

M/s. _____

WITNESS

- 1. 1. Signature
- 2. Name
- 3. Address

- Signature.....
- Name
- Designation

Authorized representative

- 2. 1. Signature
- 2. Name

(Common Seal)

- 3. Address

(In case of Company)

* Indemnity Bonds are to be executed by the authorized person having the Power of Attorney issued under common seal of the company with authority to execute Indemnity Bonds. The Original Power of Attorney if it is specifically for this Contract or a Photostat copy of the Power of Attorney if it is General Power of Attorney and such documents should be attached to Indemnity Bond.

ANNEXURE-27**PRICE VARIATION CLAUSE FOR FABRICATED AND GALVANIZED
TRANSMISSIONLINETOWER**

The price quoted/confirmed is based on the input cost of raw materials/components and labour cost as on the date of quotation and the same is deemed to be related to prices of raw materials and all India average consumer price index number for industrial workers as specified in the price variation clause given below. In case of any variation in these prices and index numbers, the price payable shall be subject to adjustment, up or down in accordance with the following formula :-

Transmission line tower with both heavy and light angles :

$$P = P_0/100 \{ 11+32 (SBLR/SBLR_0) + 25 (SBIR/SBIR_0) + 09 (Zn/Zn_0)+23 (W/W_0) \}$$

Wherein:

P = Price payable as adjusted in accordance with the above formula.

P₀ = Price quoted/confirmed

SBLR₀ = Price of Steel Blooms- Retail (refer notes)

This price is as applicable on the 1st working day of the month, one month prior to the date of tendering.

SBIR₀ = Price of Steel Billets- Retail (refer notes)

This price is as applicable on the 1st working day of the month, one month prior to the date of tendering.

Zn₀ = Price of electrolytic high grade zinc (refer notes).

This price is as applicable on the 1st working day of the month, one month prior to the date of tendering.

W₀ = All India average consumer price index number for industrial workers, as published by the Labour Bureau, Ministry of Labour, Govt. of India (Base 2001 = 100) (Refer notes).

This index number is as applicable on the first working day of the month, three months prior to the date of tendering.

The above prices and indices are as published by IEEMA vide circular reference number IEEMA(PVC) TLT/ 2014/_/_one month prior to the date of tendering.

SBLR = Price of Steel Blooms-Retail (refer notes)

This price is as applicable on the 1st working day of the month, two months prior to the date of delivery.

SBIR = Price of Steel Billets-Retail (refer notes)

This price is as applicable on the 1st working day of the month, two months prior to the date of delivery.

Zn = Price of electrolytic high grade zinc (refer notes).

This price is as applicable on the 1st working day of the month, two months prior to the date of delivery.

W = All India average consumer price index number for industrial workers, as published by the Labour Bureau, Ministry of Labour, Govt. of India (Base 2001 = 100) (Refer notes).

This index number is as applicable on the first working day of the month, four months prior to the date of delivery.

The "date of delivery" is the date on which transmission line towers are notified as being ready for inspection/dispatch. (In the absence of such notification the date of manufacturer's dispatch note is to be considered as the date of delivery) or the contracted delivery date (including any agreed extension thereto), whichever is earlier.

NOTES :

- (a) All prices of raw materials are exclusive of modvatable excise/CV duty amount and exclusive of any other central, state or local taxes, octroi etc.
 - (b) All prices are as on first working day of the month.
 - (c) The details of prices are as under:-
 - i. The price of Steel Bloom-Retail are the average Retail price of Blooms of size 150x150mm of all cities in Rs./MT; as published by Joint Plant Committee (JPC) Kolkata. Heavy angles of size above 110mm x110mm are deemed to be related to this price.
 - ii. The price of Steel Billets-Retail are the average Retail price of Billets of size 100mm of all cities in Rs/MT; as published by Joint Plant Committee (JPC) Kolkata. Light angles of size below & including 110mm x110mm are deemed to be related to this price.
 - iii. The price of electrolytic high grade zinc (in Rs./MT) is ex-works price as quoted by a primary producer.
 - iv. Cost weightage of re-rolling / conversion charges is included in Labour cost weightage (W).
-

ANNEXURE-28
PRICE VARIATION FORMULAE FOR AAC/AAAC/ACSR CONDUCTORS

The price quoted/confirmed for Aluminium Conductor is based on the input cost of raw materials as on the date of quotation. It is deemed to be related to the prices of raw materials, as specified in the price variation clauses given below. In case of any variation in these prices, the prices payable shall be subject to adjustment up or down in accordance with the following formulae.

1. AAC/AAAC Conductors

$$P = P_o + WA(AL - AL_o)$$

2. ACSR Conductors

$$P = P_o + WA(AL - AL_o) + WF (FE - FE_o)$$

Wherein,

P = Ex-works price payable in Rs. per km as adjusted in accordance with the price variation clause.

P_o = Ex-works price quoted/confirmed in Rs. per km.

WA = Weight of Aluminium in AAC/AAAC/ACSR Conductor in MT per km. as per the type of conductor (Refer the enclosed table – A giving this factor for various types of conductors)

AL_o = Price of Daily LME Cash SELLER Settlement price of Aluminium

This price is applicable prevailing as on 30 days prior to the date of tender opening.

WF = Weight of Steel Content in ACSR Conductor in MT per km as per the type of conductor (Refer the enclosed table-A giving this factor for various types of conductors).

FE_o = Price of High Tensile Galvanized Steel Wire in Rs./MT of appropriate size.

This price is applicable prevailing as on the 30 days prior to the date of tender opening.

For example, if tender is opened on 31st October 2014, the applicable raw material prices (AL_o and FE_o) would be those, prevailing as on the 1st day of October 2014.

AL = Price of Daily LME Cash SELLER Settlement price of Aluminium

This price is applicable prevailing as on 30 days prior to the date of delivery.

FE = Price of High Tensile Galvanized Steel Wire in Rs./MT of appropriate size.

This price is applicable prevailing as on the 30 days prior to the date of delivery.

For example, if the date of delivery is 31st December 2014, the applicable raw material prices (AL and FE) would be those prevailing as on the 1st day of December 2014.

The above prices and indices are as published by IEEMA vide circular reference IEEMA(PVC)/AL Conductor-LME/-

The date of delivery is the date on which the Conductor is notified as being ready for inspection/dispatch (in the absence of such notification, the date of manufacturer's dispatch note is to be considered as the date of delivery) or the contracted delivery date (including any agreed extension thereto), whichever is earlier.

Notes:

1. All domestic prices of raw materials applicable to excise duty units are exclusive of modvatable excise/CV duty amount and exclusive of any other central, state or local taxes, octroi etc.
2. Price of Daily LME Cash SELLER Settlement price of Primary Aluminium in US\$ per MT is as published by London Metal Bulletin (LME). Premium for Aluminium Ingot in US\$ per MT is added in this Daily LME price and converted in Indian Rs./MT using exchange rate and adding appropriate customs duty.
Monthly price circular will contain daily prices of Aluminium during the month as announced by LME.
3. The price of High tensile Galvanized Steel Wire (in Rs./MT) for different sizes in mm is the price as quoted by a primary producer; which is normally valid for the entire month. Further revisions in prices; if any; as quoted by the primary producer will also be published.

TABLE-A

WEIGHT FACTOS FOR VARIOUS TPES OF CONDUCTORS AS PER IS:398

Sr. No.	Conductor type	A/AA Strands	Steel strands	Aluminium EC Grade/Alloy kg/km	HTGS Steel kg/km	Total kg/km
1	ACSR Panther	30/3	7/3	586	388	974
2	ACSR Zebra	54/3.18	7/3.18	1185	436	1621
3	ACSR Moose	54/3.53	7/3.53	1465	539	2004
4	AAAC Panther	19/3.94	0	636.67	0	636.67
5	AAAC Zebra	37/4	0	1280.5	0	1280.5
6	AAAC Moose	61/3.45	0	1573.71	0	1573.71

ANNEXURE - 29**FORMAT FOR EVIDENCE OF ACCESS TO OR AVAILABILITY OF CREDIT/
FACILITIES
BANK CERTIFICATE**

This is to certify that M/s..... (insert Name & address of the Contractor) who have submitted their bid to (insert name of the Employer) against their tender specification vide ref No. for (insert name of the package alongwith the project name) is our customer for the past years.

Their financial transaction with our Bank have been satisfactory. They enjoy the following fund based and non fund based limits including for guarantees, L/C and other credit facilities with us against which the extent of utilization as on date is also indicated below:

Sl.No.	Type of Facility	Sanctioned Limit as on Date	Utilisaion as on Date

This letter is issued at the request of M/s

Signature.....
Name of Bank
Name of Authorised Signatory.....
Designation.....
Phone No.....
Address.....

SEAL OF THE BANK

ANNEXURE - 30

(Proforma for Deed of Extn. of Bank Guarantee)

(To be executed on N.J. Stamp Rs. 300/-+One Revenue Stamp worth Rs. 1/-)

Extn. Deed No.-----

Date-----

B.G. No. -----Date-----

C.S. Power Transmission Company Ltd.

Sub:-The Extn. of Bank Guarantee No. -----dated----for the Rs.-- ----- favouring
your self expiring on -----.

- 1) At the request of our client M/s -----we hereby extend our
Guarantee No.-----dt.-----given on their behalf for the further
period from-----to -----.
- 2) The Word CSEB wherever referred in the Bank Guarantee shall be replaced by
CSPTCL (A Successor Company of CSEB, hereinafter referred to as CSPTCL).The
beneficiary of this Bank Guarantee shall be CSPTCL (A Successor Company of
CSEB).
- 3) Our liability under this guarantee is restricted to Rs. ----- (Rupees -
-----). This guarantee shall remain inforceupto -----
-----, Unless a demand to enforce a claim is made under this Bank
Guarantee by the CSPTCL to the Bank within six months from the date i.e. up to ---
-----the rights of the CSPTCL under this guarantee shall be forfeited and
the Bank shall be relieved and discharged from all liability there under.

Witness:-

Signed for Bank

- 1)
- 2)

ANNEXURE-31**PRE-CONTRACT INTEGRITY PACT****1. GENERAL**

- 1.1 This pre-bid contract Agreement (herein called the Integrity Pact) is made on.....day of the month20..., between the CSPTCL acting through Shri.....ED/CE (P&P), CSPTCL (hereinafter called the “BUYER”, which expression shall mean and include, unless the context otherwise requires, his successors in the office and assigns) and the First Party, proposes to procure (name of the Stores/Equipment/Work/Service) and M/s.....represented by Shri..... Chief Executive Officer (hereinafter called the “BIDDER/Seller”, which expression shall mean and include, unless the context otherwise requires, his successors an permitted assigns) and the Second Party, is willing to offer/has offered.
- 1.2 WHEREAS the BIDDER is a Private Company/Public Company/ Government undertaking / Partnership / Registered Export Agency, constituted in accordance with the relevant law in the matter and the BUYER is a Ministry/Department of the Government, performing its function on behalf of the CSPTCL.

2. OBJECTIVES

NOW, THEREFORE, the BUYER and the BIDDER agree to enter into this pre-contract agreement, hereinafter referred to as Integrity Pact, to avoid all forms of corruption by following a system that is fair, transparent and free from any influence/prejudiced dealings prior to, during and subsequent to the Contract to be entered into with a view to:-

2.1. Enabling the BUYER to obtain the desired Stores/Equipment/Work/Service at a competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement, and 2.2. Enabling BIDDERS to abstain from bribing or indulging in any corrupt practices in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing any corrupt practices and the BUYER will commit to prevent corruption, in any form, by its official by following transparent procedures.

3. COMMITMENTS OF THE BUYER

The BUYER commits itself to the following:-

- 3.1 The BUYER undertakes that no official of the BUYER, connected directly or indirectly with the contract, will demand, take promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER, either for themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting of implementation process related to contract.
- 3.2 The BUYER will, during the pre-contract stage, treat BIDDERS alike, and will provide to all BIDDERS the same information and will not provide any such information to any particular BIDDER which could afford an advantage to that particular BIDDER in comparison to the other BIDDERS.
- 3.3 All the officials of the BUYER will report the appropriate Government office any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.

In case any such preceding misconduct on the part of such official(s) is reported by the BIDDER to the BUYER with the full and verifiable facts and the same prima facie found to be correct by the BUYER, necessary disciplinary proceedings, or any other action as deemed fit,

including criminal proceedings may be initiated by the BUYER and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the BUYER the proceedings under the contract would not be stalled.

4. COMMITMENTS OF BIDDERS

The BIDDER commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any pre-contract or post-contract stage in order to secure the contract or in furtherance to secure it and in particular commit itself to the following:-

- 4.1. The BIDDER will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER, connected directly or indirectly with the bidding process, or to any person, organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 4.2. The BIDDER further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage, or inducement to any official of the BUYER or otherwise in procuring the Contract of forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with the CSPTCL for showing or forbearing to show favour or disfavour to any person in relation to the contract or any other contract with the CSPTCL.
- 4.3. The BIDDER further confirms and declares to the BUYER that the BIDDER in the original Manufacture/Integrator/Authorized government sponsored export entity of the stores and has not engaged any individual or firm or company whether Indian or foreign to intercede, facilitate or in any way to recommend to the BUYER or any of its functionaries, whether officially or unofficially to the award of the contract to the BIDDER, nor has any amount been paid, promised or intended to be paid to any such individual, firm or company in respect of any such intercession, facilitation or recommendation.
- 4.4. The BIDDER, either while presenting the bid or during pre-contract negotiations or before signing the contract, shall disclose any payment he has made, is committed to or intends to make to officials of the BUYER or their family members, agents, brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.
- 4.5. The BIDDER will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the contract.
- 4.6. The BIDDER will not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.
- 4.7. The BIDDER shall not use improperly, for purpose of competition or personal gain, or pass on to others, any information provided by the BUYER as part of the business relationship, regarding plans, technical proposal and business details, including information contained in any electronic data carrier. The BIDDER also undertakes to exercise due and adequate care lest any such information is divulged.

- 4.8. The BIDDER commits to refrain from giving any compliant directly or through any other manner without supporting it with full and verifiable facts.
- 4.9. The BIDDER shall not instigate or cause to instigate any third person to commit any of the acts mentioned above.

5. PREVIOUS TRANSGRESSION

- 5.1. The BIDDER declares that no previous transgression occurred in the last three years immediately before signing of this Integrity Pact with any other company in any country in respect of any corrupt practices envisaged hereunder or with any Public Sector Enterprise in India or any Government Department in India that could justify BIDDER's exclusion from the tender process.
- 5.2. If the BIDDER makes incorrect statement on this subject, BIDDER can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

6. EARNEST MONEY / SECURITY DEPOSIT

- 6.1. Every BIDDER while submitting commercial bid, shall deposit an amount as specified in RFP as Earnest Money/Security Deposit, with the BUYER through any of the following instruments:
 - (i) Bank Draft or a Pay Order in favour of.....
 - (ii) A confirmed guarantee by an Indian Nationalised Bank, promising payment of the guarantee sum to the(BUYER).....on demand within three working days without any demur whatsoever and without seeking any reasons whatsoever. The demand for payment by the BUYER shall be treated as conclusive proof of payment.
 - (iii) Any other mode or through any other instrument (to be specified in the RFP).
- 6.2. The Security Deposit shall be valid up to a period till complete conclusion of the contractual obligations to the complete satisfaction of both the BIDDER and BUYER, including warranty period.
- 6.3. In the case of successful BIDDER a clause would also be incorporated in the Article pertaining to Performance Bond in the Purchase Contract that the provisions of Sanctions for violation shall be applicable for forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
- 6.4. No interest shall be payable by the BUYER to the BIDDER on Earnest Money/Security Deposit for the period of its currency.

7. SANCTIONS FOR VIOLATIONS

- 7.1. Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the BUYER to take all or any one of the following actions, wherever required:-
 - (i) To immediately call off the pre contract negotiations without assigning any reason or giving any compensation to the BIDDER. However, the proceedings with the other BIDDER(s) would continue.
 - (ii) To forfeit fully or partially the Earnest Money Deposit (in pre-contract stage) and/or Security Deposit/Performance Bond (after the contract is signed), as decided by the BUYER and the BUYER shall not be required to assign any reason therefore.
 - (iii) To immediately cancel the contract, if already signed, without giving any compensation to the BIDDER.

- (iv) To recover all sums already paid by the BUYER, and in case of the Indian BIDDER with interest thereon at 2% higher than the prevailing Prime Lending Rate while in case of a BIDDER from a country other than India with Interest thereon 2% higher than the LIBOR. If any outstanding payment is due to the BIDDER from the BUYER in connection with any other contract such outstanding payment could also be utilized to recover the aforesaid sum and interest.
- (v) To encash the advance bank guarantee and performance bond/warranty bond, if furnished by the BIDDER , in order to recover the payments, already made by the BUYER, along with interest.
- (vi) To cancel all or any other contracts with the BIDDER and the BIDDER shall be liable to pay compensation for any loss or damage to the BUYER resulting from such cancellation/rescission and the BUYER shall be entitled to deduct the amount so payable from the money(s) due to the BIDDER.
- (vii) To debar the BIDDER from participating in future bidding processes of the CSPTCL for a minimum period of five years, which may be further extended at the discretion of the BUYER.
- (viii) To recover all sums paid in violation of this Pact by BIDDER(s) to any middlemen or agent or broker with a view to securing the contract.
- (ix) In cases where irrevocable Letters of Credit have been received in respect of any contract signed by the BUYER with the BIDDER, the same shall not be opened.
- (x) If the BIDDER or any employee of the BIDDER or any person acting on behalf of the BIDDER, either directly or indirectly, is closely related to any of the officers of the BUYER, or alternatively, if any close relative of an officer of the BUYER has financial interest/stake in the BIDDER's firm, the same shall be disclosed by the BIDDER at the time of filling of tender. Any failure to disclose the interest involved shall entitle the BUYER to rescind the contract without payment of any compensation to the BIDDER.

The term "close relative" for this purpose would mean spouse whether residing with the Government servant or not, but not include a spouse separated from the Government servant by a decree or order of a competent court; son or daughter or step son or step daughter and wholly dependent upon Government servant, but does not include a child or step child who is no longer in any way dependent upon the Government servant or of whose custody the Government servant has been deprived of by or under any law; any other person related, whether by blood or marriage, to the Government servant or to the Government servant's wife or husband and wholly dependent upon Government servant.

- (xi) The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee of the BUYER, and if he does so, the BUYER shall be entitled forthwith to rescind the contract and all other contracts with the BIDDER. The BIDDER shall be liable to pay compensation for any loss or damage to the BUYER resulting from such rescission and the BUYER shall be entitled to deduct the amount so payable from the money(s) due to the BIDDER.
- 7.2. The decision of the BUYER to the effect that a breach of the provisions of this pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER can approach the Monitor(s) appointed for the purpose of this Pact.

8. INDEPENDENT MONITORS

- 8.1. The BUYER will appoint Independent Monitors (hereinafter referred to as Monitors) for this Pact.
- 8.2. The task of the Monitors shall be to review independently and objectively, whether and to what extent the parties comply with the obligations under this Pact.
- 8.3. The Monitors shall not be subject to instructions by the representatives of the parties and perform their functions neutrally and independently.
- 8.4. Both the parties accept that the Monitors have the right to access all the documents relating to the project/procurement, including minutes of meetings. The Monitor shall be under contractual obligation to treat the information and documents of the BIDDER/Subcontractor(s) with confidentiality.
- 8.5. As soon as the Monitor notices, or has reason to believe, a violation of this Pact, he will so inform the Authority designated by the BUYER.
- 8.6. The Monitor will be submit a written report to the designated authority of BUYER/Secretary in the department/within 8 to 10 weeks from the date of reference or intimation to him by the BUYER /BIDDER and, should the occasion arise, submit proposal for correcting problematic situation.

09. FACILITATION OF INVESTIGATION

In case of any allegation of violation of any provision of this fact or payment of commission, the BUYER or its agency shall be entitled to examine all the documents including the books of Account of the BIDDER and the BIDDER shall provide necessary information of the relevant documents and shall extend all possible help for the purpose of such examination.

10. LAW AND PLACE OF JURISDICTION

This pact is subject to Indian Law, the place of performance and jurisdiction shall be the seat of the BUYER.

11. OTHER LEGAL ACTIONS

The actions stipulated in this integrity Pact are without prejudice to any other legal action that may following in accordance with the provisions of the any other law in force relating to any civil are criminal proceeding.

12. VALIDITY

- 12.1 The validity of this integrity Pact shall be from the date of its signing and extend up to 2 years or the complete execution of the contract to the satisfaction of both the BUYER and the BIDDER/Seller whichever is later. In case BIDDER is unsuccessful, this Integrity Pact shall expire after six months from the date of the signing of the contract.
 - 12.2. If one or several provision of this pact turn out to be invalid; the remainder of this pact shall remain valid. In such case, the parties will strive to come to an agreement to their original intention.
13. The parties hereby sign this integrity Pact aton.....

BUYER
ED/CE(P&P)
CSPTCL, Raipur

BIDDER
CHIEF EXECUTIVE OFFICER
Department/PSU

Witness

Witness

- | | |
|-----------|-----------|
| (i)..... | (i)..... |
| | |
| (ii)..... | (ii)..... |
| | |

Annexure - 32
CHECK LIST

<u>S.No</u>	<u>ITEMS</u>	<u>REFERENCE</u>	DECLARATION Strike out which ever is not applicable
	Earnest money enclosed	Covering letter	Yes / No
1	Financial data for previous 5 years	Annexure-1	Yes/No
2	Average annual turnover	Annexure-2	Yes / No
3	List of Sub-vendors	Annexure-3	Yes / No
4	Current contract commitments	Annexure-4	Yes / No
5	Declaration form	Annexure-5	Yes / No
6	Scope of work of soil investigation	Annexure-6	Yes / No
7	List of stringing equipment available with the contractor	Annexure-7	Yes / No
8	Completion schedule	Annexure-8	Yes / No
9	Deviations from technical specifications /conditions	Annexure-9	Yes / No
10	Questionnaire	Annexure-10	Yes / No
11	Standards / codes	Annexure-11	Yes / No
12	List of Drawing	Annexure-12	Yes / No
13	Details of headquarters & field organisation of <u>the bidder</u>	Annexure-13	Yes / No
14	Details of plant & manufacturing capacity	Annexure-14	Yes/ No.
15	Experience in fabrication and supply of towers. (information shall be given in respect of 132 KV DCSS/DCDS & above	Annexure-15	Yes/ No.
16	Experience in erection of 132 KV & above transmission lines on turn key with supply of all material (completed works, which are in successful operation for a period of not less than 01 years).	Annexure-16	Yes/ No.
17	List of tools and plants required for construction of line, to be arranged by the contractor	Annexure-17	Yes/ No.
18	Sources of materials to be arranged by the contractor for the transmission line (being tendered).	Annexure-18	Yes/ No.
19	Deviation from specification	Annexure-19	Yes/ No.

	(commercial)		
20	Litigation history of the bidder	Annexure-20	Yes/ No.
21	Quality assurance programme	Annexure-21	Yes/ No.
22	Undertaking to be submitted by bidder regarding Tower manufacturer	Annexure-22	Yes/No
23	AGREEMENT	Annexure-23	Yes/No
24	BANK GUARANTEE PROFORMA FOR SECURITY DEPOSIT	Annexure-24	Yes/ No
25	PROFORMA FOR BANK GUARANTEE TOWARDS PERFORMANCE	Annexure-25	Yes/ No
26	PROFORMA FOR INDEMNITY BOND	Annexure-26	Yes/ No
27	PRICE VARIATION CLAUSE FOR FABRICATED TOWER	Annexure-27	Yes/ No
28	PRICE VARIATION CLAUSE FOR ACSR CONDUCTOR	Annexure-28	Yes/ No
29	PROFORMA FOR EVIDENCE OF ACCESS TO OR AVAILABILITY OF CREDIT/ FACILITIES	Annexure-29	
30	PROFORMA FOR DEED OF EXTN. OF BANK GUARANTEE	Annexure-30	Yes/ No
31	PRE CONTRACT INTEGRITY PACT	Annexure 31	Yes/ No
32	ILLUSTRATION OF CRITERIA FOR PRICE BID EVALUATION	Annexure 33	Yes/ No
33	Proforma for Joint Deed of Undertaking by the Tower Manufacturer	Annexure 34	Yes/ No
34	PROFORMA FOR BANK GUARANTEE FOR LOSS/DAMAGE TO CSPTCL	Annexure-35	Yes/ No
35	PROFORMA FOR UNDERTAKING BY THE JOINT VENTURE PARTNERS	Annexure-36	Yes/ No
36	PROFORMA FOR POWER OF ATTORNEY FOR JOINT VENTURE	Annexure-37	Yes/ No

ANNEXURE-33**(Only for illustration, not to be filled by bidder)**

ILLUSTRATION OF CRITERIA FOR PRICE BID EVALUATION (Tender No.TR-19/04)				
Construction of 132 KV DCDS line from 220/132 KV S/S Kuthrel to proposed 132/33 KV S/S Math-Kharora at BeldarSeoni, Distt. - Raipur (Approx. 28 Km.)				
S.No	PARTICULARS	Name of bidder		
		M/s.....	M/s.....	M/s.....
1	Cost of supply of materials as per Schedule A-1 (including all taxes , duties &cess)			
2	Cost of construction charges as per Schedule-A-2 (including all taxes &cess)			
3	TOTAL AMOUNT (Sch-A-1 & Sch.A-2) (including all taxes) (1+2) :-			
4	Rebate / discount offered, if any			
5	Total Project Cost after Rebate (3-4) :-			
6	Position of bidder			

ANNEXURE -34**Proforma for Joint Deed of Undertaking by the Tower Manufacturer along with the Bidder / Contractor**

(To be executed on non-judicial stamp paper worth Rs.300/- with a revenue stamp worth Rs.1/- affixed thereon).

THIS DEED OF UNDERTAKING executed thisday of20.....By M/s., a company incorporated under the laws of Companies Act, 1956 and having its Registered Office at (hereinafter called the "Tower Manufacturer" which expression shall include its successors, executors and permitted assigns.), and M/s..... a company incorporated under the laws of India having its Registered Office at (hereinafter called the "Bidder"/ "Contractor" which expression shall include its successors, executors and permitted assigns.) in favour of Chhattisgarh State Power Transmission Co. Ltd., a Company incorporated under the Companies Act, 1956 having its registered office at SLDC Building, Dangania, Raipur-492013 (C.G.) (hereinafter called the "Employer" which expression shall include its successors and assigns).

WHEREAS the "EMPLOYER" invited Tender as per its Specification No..... for on turnkey basis.

AND WHEREAS Clause No..... Qualifying requirements as on the date of tender opening, Sub Section (III) technical Experience, Section (ii) (Manufacturing facilities), forming part of the Bidding Documents inter-alia stipulates that the Bidder and/or Manufacturer must fulfil the Qualifying Requirements and be jointly and severally bound and responsible for the quality and timely supply of tower parts in the event the Bid submitted by the Bidder is accepted by the Employer resulting in a Contract.

AND WHEREAS the Bidder has submitted its Bid to the Employer vide Proposal No..... dtd..... based on tie-up with the Tower Manufacturer for supply of tower parts.

NOW THEREFORE THIS UNDERTAKING WITNESSED as under:-

1.0 In consideration of the award of Contract by the Employer to the Bidder (hereinafter referred to as the "Contract") we, the Tower Manufacturer and the Bidder/Contractor do hereby declare that we shall be jointly and severally bound unto the Chhattisgarh State Power Transmission Co. Ltd., for the manufacturer, testing, supply of tower parts on FOR destination delivery at site basis in accordance with the Contract Specification.

2.0 Without in any way affecting the generality and total responsibility in terms of this Deed of Undertaking, the Tower Manufacturer hereby agrees to depute their representatives from time to time to the Employer's Project site as mutually considered necessary by the Employer,

Bidder/Contractor and the Tower Manufacturer to ensure proper quality, manufacturer, testing and supply on FOR destination delivery at site basis and successful performance of the material in accordance with Contract Specifications. Further, if the Employer suffers any loss or damage on account of non-performance of the material (tower parts) fully meeting the performance guaranteed as per Bid Specification in terms of the contract. We the Tower Manufacturer and the Contractor jointly and severally undertake to pay such loss or damages to the Employer on its demand without any demur.

3.0 This deed of Undertaking shall be construed and interpreted in accordance with the laws of India and Courts in Raipur shall have exclusive jurisdiction in all matters arising under the Undertaking.

4.0 We, the Tower Manufacturer/bidder/Contractor agree that this Undertaking shall be irrevocable and shall form an integral part of the Contract and further agree that this Undertaking shall continue to the enforceable till the Employer discharges it. It shall become operative from the effective date of Contract.

IN WITNESS WHEREOF, the ‘Tower Manufacturer and/or the Bidder/Contractor have through their Authorized Representatives executed these presents and affixed Common seals of their respective Companies, on the day, month and year first above mentioned.

(For Tower Manufacturer)

M/s. _____

WITNESS

- 1. 1. Signature
- 2. Name
- 3. Address

- Signature.....
- Name
- Designation

(Common Seal of Company)

(For Bidder)

- 2. 1. Signature
- 2. Name
- 3. Address

M/s _____

- Signature
- Name
- Designation.....

(Common Seal of Company)

ANNEXURE – 35**PROFORMA FOR BANK GUARANTEE FOR LOSS/DAMAGE TO CSPTCL**

NOTE FOR BIDDERS: (Not to be typed in the Bank Guarantee) To be furnished in non-judicial stamp paper of Rs.300/- applicable as per MP/ Chhattisgarh Duty Act from any Nationalised /Scheduled Bank.

In consideration of the Chhattisgarh State Power Transmission Company Limited, (herein after called “CSPTCL”) having agreed to exempt Ms. _____ (herein after called “the said Contractors”) from the demand under the terms and conditions of an agreement No. _____ Dated _____ made between _____ And _____ for _____ (herein after called “the said agreement”) of security deposit for satisfactory performance of materials (as detailed in the said agreement) and for the due fulfilment by the said Contractor(s) of the terms and conditions contained in the said agreement, on production of a Bank Guarantee for Rs. _____ (Rs. _____ Only).

1. We _____ Bank (herein after referred to as “the Bank”) at the request of _____ contractor(s) do hereby undertake unequivocally and unconditionally to pay to CSPTCL, an amount not exceeding Rs. _____ (Rs. _____ Only) against any loss or damage caused to or suffered or would be caused to or suffered or would be caused to or suffered by CSPTCL by reason of any breach by the said Contractors(s) of any of the terms or conditions contained in the said agreement.
2. We _____ (indicate the name of the bank) Bank do hereby undertake to pay the amounts due and payable under this guarantee without any lemur, merely on a demand from CSPTCL stating that the amount claimed is due by way of loss or damage caused to or would cause to or suffered by CSPTCL by reason of any breach by the said Contractor(s) of any of the terms or conditions contained in the said agreement or by reasons of the Contractor(s).
3. We, the _____ (indicate the name of the bank) do hereby further undertake unequivocally and unconditionally pay the amount due and payable under this Guarantee without demure, merely on demand from CSPTCL stating that the amount claimed is due by was of loss or damage caused to or would be caused to or suffered by CSPTCL by reason of each breach by the said Contractor(s) of any of the terms or conditions and failure to perform said Bid. Any such demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee. However, our liability under this guarantee shall be restricted to an amount not exceeding Rs. _____.
4. We, the _____ (indicate the name of the bank) further agree that the guarantee herein contained shall remain in full force and effect during the aforesaid period of _____ days _____ and it shall continue to be so enforceable till all the dues of the CSPTCL under or by virtue of the said Bid have been fully paid and its claims satisfied or discharged or till **Chief Engineer (P&P), CSPTCL** certifies that the terms and conditions of the said Bid have been fully and properly carried out by the said Contractor(s) and accordingly discharge this guarantee. Unless a demand or claim under this discharges from all liability under this guarantee thereafter.

5. We, the _____ (indicate the name of the bank) further agree with the CSPTCL that CSPTCL shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Bid or to extend time of performance by the said Contractor(s) from time to time or to postpone for any time or from time to time only of the powers exercisable by CSPTCL against the said Contractor(s) and to forebear or enforce any of the terms and conditions relating to the said Bid and we shall not be relieved from our liability by reason of any such variation, postponement or extension being granted to the said Contractor or for any forbearance, act or omission on the part of CSPTCL or any indulgence by CSPTCL to the said Contractor(s) or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.
6. The beneficiary of this Bank Guarantee shall be Chhattisgarh State Power Transmission Company Limited, Raipur (A Successor Company of erstwhile CSEB Raipur). The proceeds / encashment of this Bank Guarantee would go in the name of Chhattisgarh State Power Transmission Company Limited, Raipur (A Successor company of erstwhile CSEB Raipur).
7. It is agreed to by the Bank with the CSPTCL that if for any reason a dispute arises concerning the Bank Liability to pay the requisite amount to the CSPTCL under the terms of this guarantee the competent court at Raipur alone shall have the jurisdiction to determine the said dispute and that this shall be without prejudice to the liability of the Bank under the terms of this guarantee being unequivocal and unconditional. The beneficiary of this Bank Guarantee shall be Chhattisgarh State Power Transmission Company Limited, Raipur (A Successor Company of erstwhile CSEB Raipur).
8. We, the _____ (indicate the name of the bank) lastly undertake not to revoke this Guarantee during its currency except with the previous consent of CSPTCL in writing.
9. Dated, the _____ days of _____.

WITNESS (SIGNATURE WITH NAME & ADDRESS)

- 1.
- 2.

For _____
(Indicate name of Bank)

ANNEXURE –36**PROFORMA FOR UNDERTAKING BY THE JOINT VENTURE PARTNERS**

(To be executed on Non-Judicial Stamp Paper worth Rs. 100.00 &Rs. 1.00 revenue stamps)

THIS JOINT DEED OF UNDERTAKING executed on this..... day of..... Two Thousand and..... by a company incorporated under the laws of and having its Registered Office at(hereinafter called the “Lead Partner” which expression shall include its successors, executors and permitted assigns) and M/s..... a company incorporated under the laws ofand having its Registered Office at (hereinafter called the “Other partner” which expression shall include its successors, executors and permitted assigns) for the purpose of making a bid and entering into a contract [hereinafter called the “Contract”{in case of award}] against the Specification No **TR-__** for *(insert name of the project)* of C.S. Power Transmission Co. Ltd, a Company incorporated under the Companies Act of 1956 having its registered office at Dangania, Raipur (hereinafter called the “CSPTCL”).

AND WHEREAS CSPTCL invited bids as per the above mentioned Specification for construction ofstipulated in the bidding documents under Specification No **TR- -__***(insert name of the project)*

AND WHEREAS Qualification Criteria of the specification stipulates that an Undertaking of not more than two firms as partners, meeting the requirements of Qualification Criteria, as applicable may bid, provided, the Joint Venture fulfills all other requirements of Qualification Criteria and in such a case, the Bid Forms shall be signed by both the partners so as to legally bind the Partners of the Joint Venture, who will be jointly and severally liable to perform the Contract and all obligations hereunder.

The above clause further states that this Undertaking shall be attached to the bid and the Contract performance guarantee will be as per the format enclosed with the bidding document without any restrictions or liability for either party.

AND WHEREAS the bid is being submitted to CSPTCL vide proposal No.....dated by the “Lead Partner” based on this Undertaking between both parties; under these presents and the bid in accordance with the requirements of Tender specification & Qualification Criteria has been signed by both the parties.

NOW THIS UNDERTAKING WITNESSETH AS UNDER:-

In consideration of the above premises and agreements the parties of this Deed of Undertaking do hereby declare and undertake:

1. In requirement of the award of the Contract by the CSPTCL to the Joint Venture Partners, we, the Parties do hereby undertake that M/s..... shall act as “Lead Partner” and further declare and confirm that we the parties to the Joint Venture shall jointly and severally be bound unto the CSPTCL for the successful performance of the Contract and shall be fully responsible for the design, supply, erection, testing, commissioning and successful performance of the project in accordance with the Contract.

2. In case of any breach or default of the said Contract by the Lead Partner of the Joint Venture, the other partner do hereby undertake to be fully responsible for the successful performance of the Contract and to carry out all the obligations and responsibilities under the Contract in accordance with the requirements of the Contract.
3. Further, if the CSPTCL suffers any loss or damage on account of any breach in the Contract or any shortfall in the performance of the equipment/ material in meeting the performances guaranteed as per the specification in terms of the Contract, the Party(s) of these presents undertake to promptly make good such loss or damages caused to the CSPTCL, on its demand without any demur. It shall not be necessary or obligatory for the CSPTCL to proceed against Lead Partner to these presents before proceeding against or dealing with the other Party(s), CSPTCL can proceed against other partner who shall be jointly and severally liable for the performance and all other liabilities/obligations under the Contract to the CSPTCL.
4. The financial liability of the Parties of this Deed of Undertaking to the CSPTCL, with respect to any of the claims arising out of the performance or non-performance of the obligations set forth in this Deed of Undertaking, read in conjunction with the relevant conditions of the Contract shall, however not be limited in any way so as to restrict or limit the liabilities or obligations of any of the Partners of this Deed of Undertaking.
5. It is expressly understood and agreed between the parties to this under taking that the responsibilities and obligations of each of the parties shall be as delineated in the tender to this Deed of Undertaking. It is further undertaken by the parties that the above sharing of responsibilities & obligations shall not in any way be a limitation of joint and several responsibilities of the parties under the contract.
6. It is also understood that this Undertaking is provided for the purposes of undertaking joint and several liabilities of the partners to the Joint Venture for submission of the bid and performance of the Contract and that this Undertaking shall not be deemed to give rise to any additional liabilities or obligations, in any manner or any law, on any of the Parties to this Undertaking or on the Joint Venture, other than the express provisions of the Contract.
7. This Undertaking shall be construed and interpreted in accordance with the provisions of the Contract.
8. In case of an award of a Contract, we the parties to this Deed of Undertaking do hereby agree that we shall be jointly and severally responsible for furnishing a Contract performance security from a bank in favour of the CSPTCL in the currency/currencies of the Contract.
9. It is further agreed that this Deed of Undertaking shall be irrevocable and shall form an integral part of the bid and shall continue to be enforceable till the CSPTCL discharges the same or upon the completion of the Contract in accordance with its provisions, whichever is earlier. It shall be effective from the date first mentioned above for all purposes and intents.

IN WITNESS WHEREOF, the Parties to this Deed of Undertaking have through their authorized representatives executed these presents and affixed Common Seals of their companies, on the day, month and year first mentioned above.

Seal of
has been affixed in my/ our
presence pursuant to Board of
Director’s Resolution dated
Name
Designation
Signature

For “Lead Partner”
For and on behalf of M/s
.....
(Signature of the authorized
Representative)

WITNESS :

I.....

II.

Seal of
has been affixed in my/ our
presence pursuant to Board of
Director’s Resolution dated
Name
Designation
Signature

For “other Partner”
For and on behalf of
M/s.....
(Signature of the authorized
representative)

WITNESS :

I.....

II.

Note :

1. The non-judicial stamp papers of appropriate value shall be purchased in the name of Joint Venture and the date of purchase should not be later than six months of date of execution of the Undertaking.
2. The Undertaking shall be signed on all the pages by the authorized representatives of each of the partners and should invariably be witnessed.

ANNEXURE –37**PROFORMA FOR POWER OF ATTORNEY FOR JOINT VENTURE***(To be executed on Non-Judicial Stamp Paper worth Rs. 100.00 & Rs.1.00 revenue stamps)*

KNOW ALL MEN BY THESE PRESENTS THAT WE, the Partners whose details are given hereunder have formed a Joint Venture under the laws of and having our Registered Office(s)/Head Office(s) at (hereinafter called the 'Joint Venture' which expression shall unless repugnant to the context or meaning thereof, include its successors, administrators and assigns) acting through M/s being the "Lead Partner" do hereby constitute, nominate and appoint M/s..... a Company incorporated under the laws of and having its Registered/Head Office at as our duly constituted lawful Attorney (hereinafter called "Attorney" or "Authorized Representative" or "Partner In-charge") to exercise all or any of the powers for and on behalf of the Joint Venture in regard to Specification No **TR-**..... the bids for which have been invited by Executive Director (Procurement & Projects), Dangania, Raipur of C.S. Power Transmission Co. Ltd. (CSPTCL) to undertake the following acts :

- i) To submit proposal and participate in the aforesaid Bid Specification of the CSPTCL on behalf of the "Joint Venture".
- ii) To negotiate with the CSPTCL the terms and conditions for award of the Contract pursuant to the aforesaid Bid and to sign the Contract with the CSPTCL for and on behalf of the "Joint Venture".
- iii) To do any other act or submit any document related to the above.
- iv) To receive, accept and execute the Contract for and on behalf of the "Joint Venture".

It is clearly understood that the Lead Partner shall ensure timely execution of the Contract. In case of any breach of contract by any of the joint venture/consortium partners during execution of the contract, it will be the sole discretion of CSPTCL to allow the other partner to complete the work or to terminate the total contract.

It is expressly understood that this Power of Attorney shall remain valid binding and irrevocable till completion of the Maintenance Period in terms of the Contract.

The Joint Venture hereby agrees and undertakes to ratify and confirm all the whatsoever the said Attorney/Authorized Representatives/Partner in-charge/Lead Partner quotes in the bid, negotiates and signs the Contract with the CSPTCL and/or proposes to act on behalf of the Joint Venture by virtue of this Power of Attorney and the same shall bind the Joint Venture as if done by itself.

IN WITNESS THEREOF the Partners Constituting the Joint Venture as aforesaid have executed these presents on this day of under the Common Seal(s) of their Companies.

For and on behalf of the
Partners of Joint Venture

.....
.....
.....

The Common Seal of the above Partners of the Joint Venture:

The Common Seal has been affixed there unto in the presence of:

WITNESS

1. Signature.....
Name
Designation
Occupation

2. Signature.....
Name
Designation
Occupation

Note:

1. The non-judicial stamp papers of appropriate value shall be purchased in the name of Joint Venture and the date of purchase should not be later than six months of date of execution of the Agreement.
2. The Agreement shall be signed on all the pages by the authorized representatives of each of the partners and should invariably be witnessed.

ANNEXURE –38

DECLARATION BY THE BIDDER

(To be furnished the Sole bidder/ Lead partner as well as other partner of the JV Separately)

(Please ensure the language of the format is maintained to avoid bid rejection)

Name of the bidder (Sole bidder / JV partners) :

- 1) (Name of the bidder) M/s..... is not debarred/ Blacklisted by Bank / State Govt./ Central Govt. /State PSU/CPSU/SEB/ Public utility as on date of issue of NIT.
- 2) All the document/ statements/ attachments/ information submitted by (Name of the bidder) M/sin proof of qualifying requirements are authentic/ genuine/ correct and in case, any of the said documents/ statements/ attachments/ information is found to be false / fake/ misleading, the bid will be disqualified and action will be taken as per relevant provisions of the tender.

Date

SIGNATURE OF BIDDER

placeName

Designation.....

(Seal of Company)

PRICE BID SCHEDULE – A-1**SUPPLY OF MATERIALS**

PRICE BID SCHEDULE for Supply of Materials for construction of 132 KV DCDS line from 220/132 KV S/S Kuthrel to proposed 132/33 KV S/S Math-Kharora at BeldarSeoni, Distt. - Raipur (Approx. 28 Km. including 07 Km. line on Multi circuit towers)(Amount in Rupees)

S. NO.	PARTICULARS	Unit	Qty.	Unit rate (Ex-works price)	GST @ 18% on Sl. No.5	Freight	GST @ 18% on Sl. No.7	Total Unit Rate (FORD) = 5+6+7+8	Total Amount = Sl. No.4 x Sl.No.9
1	2	3	4	5	6	7	8	9	10
1	Supply of Towers: Supply of G.I.Towers and their extensions including Stub, super structure, Gantry structure, Hangers, U-Bolts, D-shackle & packing washer as per requirement (All G.I. Steel Structures)	MT	715						
2	<u>G.I. nuts & Bolts</u>	M.T.	29						
3	G.I. Spring Washers	M.T.	1.5						
4	ACSR Panther Conductor	K.M.	170						
5	7/3.66mm G.I. Ground wire	K.M.	29						
6	Single Suspension H/W with AGS Assembly for ACSR Panther conductor	Nos.	192						

S. NO.	PARTICULARS	Unit	Qty.	Unit rate (Ex-works price)	GST @ 18% on Sl. No.5	Freight	GST @ 18% on Sl. No.7	Total Unit Rate (FORD) = 5+6+7+8	Total Amount = Sl. No.4 x Sl.No.9
1	2	3	4	5	6	7	8	9	10
7	Double Suspension H/W with AGS Assembly for ACSR Panther conductor	Nos.	24						
8	Single Tension H/W Assembly for ACSR Panther conductor	Nos.	672						
9	Double Tension H/W for ACSR Panther conductor	Nos.	96						
10	Pilot String hardware for ACSR Panther conductor	Nos.	12						
11	Vibration Dampers for ACSR Panther conductor	Nos.	1200						
12	Mid-Span Joints for ACSR Panther conductor	Nos.	120						
13	Repair Sleeve for ACSR Panther conductor	Nos.	20						
14	Suspension Assembly for Earth wire	Nos.	36						
15	Tension Assembly for Earth wire.	Nos.	112						
16	Vibration Dampers for Earth wire	Nos.	184						
17	Mid-Span Joints for Earth wire	Nos.	10						
18	Repair Sleeve for Earth wire	Nos.	10						
19	70 KN Disc Insulator	Nos.	2484						
20	90 KN Disc Insulator	Nos.	9600						
21	132 KV Solid core / Polycone insulator with clamps	Nos.	24						

S. NO.	PARTICULARS	Unit	Qty.	Unit rate (Ex-works price)	GST @ 18% on Sl. No.5	Freight	GST @ 18% on Sl. No.7	Total Unit Rate (FORD) = 5+6+7+8	Total Amount = Sl. No.4 x Sl.No.9
1	2	3	4	5	6	7	8	9	10
22	Enamelled Danger Board 132 KV	Nos.	100						
23	Enamelled Number Plate	Nos.	100						
24	Phase Plate ('R', 'Y' & 'B') Per loc	Per Loc.	100						
25	Anti-Climbing Device complete set including barbed wire on towers Per loc	Per Loc.	92						
26	Earthing Set (Earthing Rod with clamps and G.I. Wire – (2 Nos. in each tower)	Per Loc.	100						
27	Counterpoise earthing Per loc	Per Loc.	19						
28	Copper Earth Bond	Per Loc.	100						
	Total (Rs.)								

NOTE:-

1. Please be noted, it is obligatory to quote rates in above prescribed format. In case break-up of ex-works & taxes (GST) etc are not given, the tender bid may be rejected.
2. The above quantities are provisional & estimated for comparison of bid. The quantities may vary during actual execution of the work as per profile approved.

3. The rate will be FIRM except galvanised Tower Parts and ACSR Panther Conductor during entire contractual period and no any other charges/duties other than mentioned above will be payable by CSPTCL. The rates of galvanized tower parts & ACSR panther Conductor should be quoted on variable price basis as per Annexure-27 & 28. Please indicate basic unit rate/GST/Freight charges in respect of supply of galvanised tower parts & ACSR Conductor so as to enable payment of PV on Ex-work rates.
4. The rate should be quoted considering the taxes and duties as per tender clause 3.17.
For tower parts& ACSR Conductor may be bought out or self manufactured items:-Bidders are requested to furnish break-up of prices of tower parts & ACSR Conductor GST and other levies, if any, separately wherever applicable in respective column.
5. Payment of other taxes/duties/levies/charges which are not described above:The bidder should be aware of the various taxes, duties, levies imposed by the Central Government, State Government / local bodies applicable in the present contract as on the date of TC bid opening. Further, in the price bid, it should be specifically stated regarding each tax / duty whether it is inclusive or exclusive. However, if there is no specific mention of any duties/levies as exclusive in the price bid, it will be presumed to be inclusive if it is applicable as on the date of TC bid opening and will not be paid extra.
6. The cess under “Building and other Construction Workers Act, 1996 @ 1% of the cost of supply of materials shall be borne by the contractor which shall be deducted from each bill. **Any variation in this respect within scheduled completion period shall be to the account of CSPTCL.**
7. **Any other new tax:** - If any new tax/ duty/ levy is imposed either by central Government or by Stat Govt. / local authorities after the date of opening of T.C. Bid, the same shall be payable by CSPTCL extra within stipulated completion period on production of documentary evidence. However, tax due to increase of Turnover or withdrawal of tax exemption earlier available to the vendor etc. will not be reimbursed.

Signature :**Name :****Date :****Designation :**

PRICE BID SCHEDULE – A-2**CONSTRUCTION CHARGES**

PRICE BID SCHEDULE of Construction Charges for construction of 132 KV DCDS line from 220/132 KV S/S Kuthrel to proposed 132/33 KV S/S Math-Kharora at BeldarSeoni, Distt. - Raipur (Approx. 28 Km. including 07 Km. line on Multi circuit towers)(Amount in Rupees)

S.N.	PARTICULARS	Unit	Quantity	Unit rate	GST @ 18% on unit rate	Total Unit Rate = 5+6	Total Amount = Sl. No.4 x Sl.No.7
1	2	3	4	5	6	7	8
1(a)	Survey including Reconnaissance survey, Preliminary Survey, Measurement of SR, Detailed Survey including profiling, site clearance and tower spotting of the line etc.	K.M.	28				
1(b)	Check Survey including site clearance etc.	K.M.	28				
2	Soil investigation	Loc.	23				
3	Excavation in :-						
A	Dry Soil (Normal +BC+ Sandy)	Cu.M.	3290				
B	Wet Soil (Wet+PS+FS)	Cu.M.	7050				
C	Soft Rock (DFR+SFR)	Cu.M.	4200				
D	Hard Rock	Cu.M.	30				
4	Setting of Template :- Both for Normal& Extension towers						
A	DN-2 (0-2° tower)	Nos	29				

S.N.	PARTICULARS	Unit	Quantity	Unit rate	GST @ 18% on unit rate	Total Unit Rate = 5+6	Total Amount = Sl. No.4 x Sl.No.7
B	DN-30 (30° tower)	Nos	18				
C	DN-60 (60° tower)	Nos	23				
D	MD-2 (0-2° tower)	Nos	7				
E	MD-30 (30° tower)	Nos	6				
F	MD-60 (60° tower)	Nos	9				
G	Gantry (3 columns + 2 beams)	Sets /Nos.	8				
H	SPECIAL TOWER in DN Series	Nos.	0				
I	SPECIAL TOWER in MD Series	Nos.	0				
5	Stub Setting						
(A)	Lean concrete 1:3:6 ratio Mix M-10 Including cost of Cement, Metal & Sand, Back Filling, Muffing, Coping & Curing etc.	Cu.M.	215				
(B)	Concreting 1:1.5:3 ratio Mix M-20 Including Cost of Cement, Metal & Sand, Back Filling, Muffing, Coping & Curing etc.	Cu.M.	1700				
(C)	Concreting 1:2:4 ratio Mix M-15 Including Cost of Cement, Metal & Sand, Back Filling, Muffing, Coping & Curing etc.	Cu.M.	10				
6	Reinforcement including cost of material	M.T.	135				
7	Protection of tower footings						
(i)	Benching	Cu.M	500				

S.N.	PARTICULARS	Unit	Quantity	Unit rate	GST @ 18% on unit rate	Total Unit Rate = 5+6	Total Amount = Sl. No.4 x Sl.No.7
(ii)	Revetment work						
a	Cost of building revetment with stones with 1:5 cement mortar per Cum of stone masonry including all material including cement.	Cum.	100				
b	Cost of top seal cover of revetment wall with 1:2:4 mix concrete including all material including cement.	Cum.	20				
c	Back filling and leveling of the volume enclosed by revetment walls in Cum.	Cum.	100				
d	Cost of concrete 1:3:6 mix required for base padding including all material including cement.	Cum.	10				
8	Erection of Tower / Gantry structure (Excluding the weight of Nut, bolts, stub & Template etc.)	M.T.	670				
9	Stringing of (D.C.D.S.) 6 Nos. ACSR Panther conductor with 1 No. Ground Wire including insulator hoisting and clipping etc. complete in all respects (In Multi circuit towers top three cross arms of both sides to be used / or all six cross arms of one side are to be used, shall be decided at the time of stringing)	K.M.	28				
10	Cost of peripheral welding of G.I. nuts & bolts above Ground Level per tower as per clause 4.45 (Including Gantry in set)	Per tower	100				
11	Fixing of ACD, DB, Number Plates & Phase Plate etc. per tower	Per tower	100				
		Total:-					

(Rupees _____ only.

NOTE:-

- i)Please be noted, it is obligatory to quote rates in above prescribed format. In case break-up of ex-works & taxes (GST) etc are not given, the tender bid may be rejected .
- ii)The cess under “Building and other Construction Workers Act, 1996@ 1% of the cost of construction work shall be borne by the contractor which shall be deducted from each bill. **Any variation in this respect within contractual completion period shall be to the account of CSPTCL.**
- iii)The above quantities are provisional & estimated for comparison of bid. The quantities may vary during actual execution of the work as per approved profile.
- iv)The rate will be FIRM during entire contractual period and no any other charges/duties other than mentioned above will be payable by CSPTCL.
- v)Payment of other taxes/duties/levies/charges which are not described above. The bidder should be aware of the various taxes, duties, levies imposed by the Central Government, State Government / local bodies applicable in the present contract as on the date of TC bid opening. If there is no specific mention of any duties/levies as exclusive in the price bid, it will be presumed to be inclusive if it is applicable as on the date of TC bid opening and will not be paid extra.
- vi)**Any other new tax:** - If any new tax/ duty/ levy is imposed either by central Government or by Stat Govt. / local authorities after the date of opening of T.C. Bid, the same shall be payable by CSPTCL extra within stipulated completion period on production of documentary evidence. However, tax due to increase of Turnover or withdrawal of tax exemption earlier available to the vendor etc. will not be reimbursed.

Signature :

Name :

Date :

Designation :

SCHEDULE – A-3**PRICE BID SUMMARY**

Construction of 132 KV DCDS line from 220/132 KV S/S Kuthrel to proposed 132/33 KV S/S Math-Kharora at BeldarSeoni, Distt. - Raipur (Approx. 28 Km. including 07 Km. line on Multi circuit towers)

S.No.	PARTICULARS	Schedules	Total Amount
1.	Cost of supply of materials	Schedule A-1	
2.	Cost of construction charges	Schedule-A-2	
	TOTAL AMOUNT		

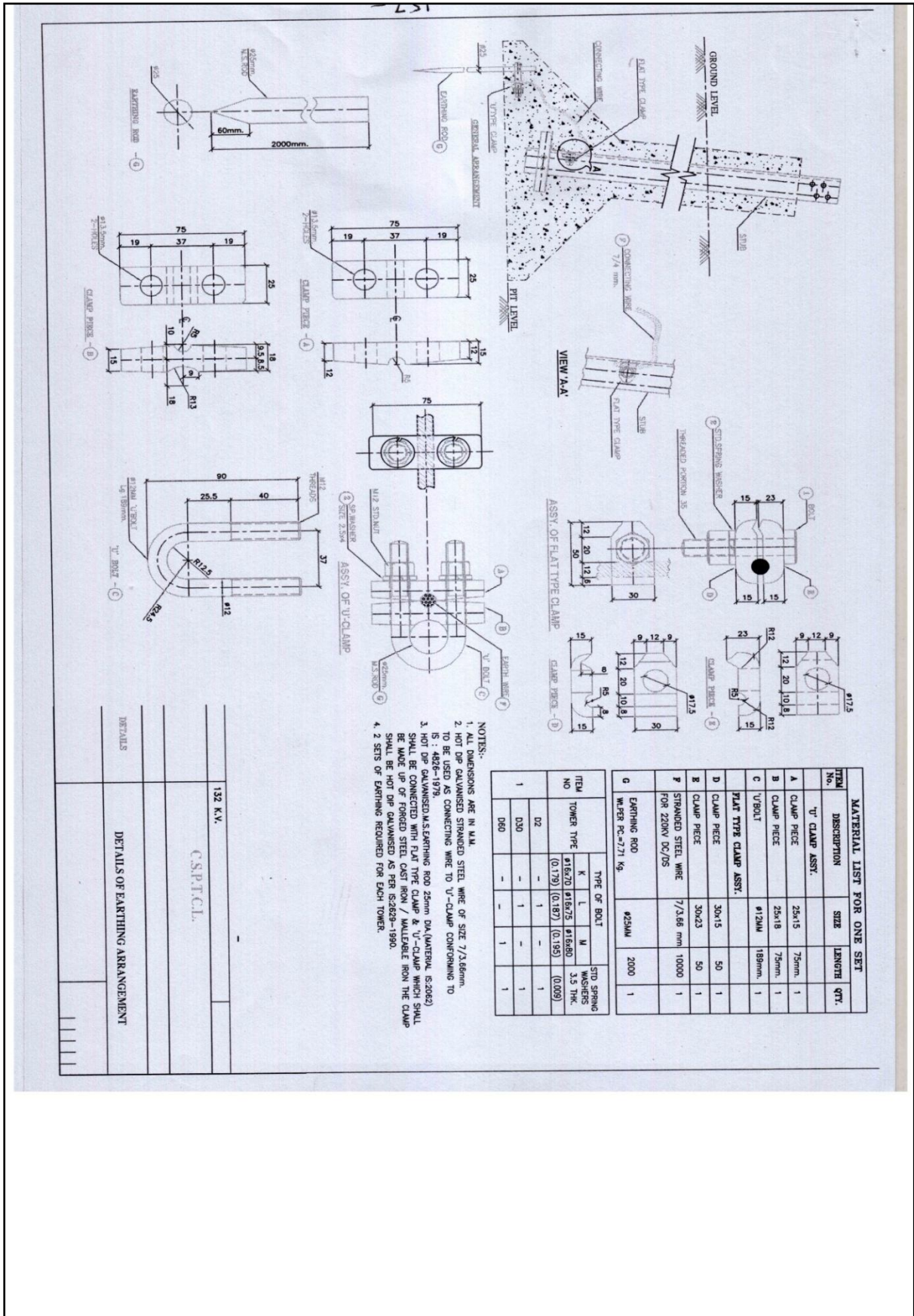
(IN WORDS RUPEES-----)

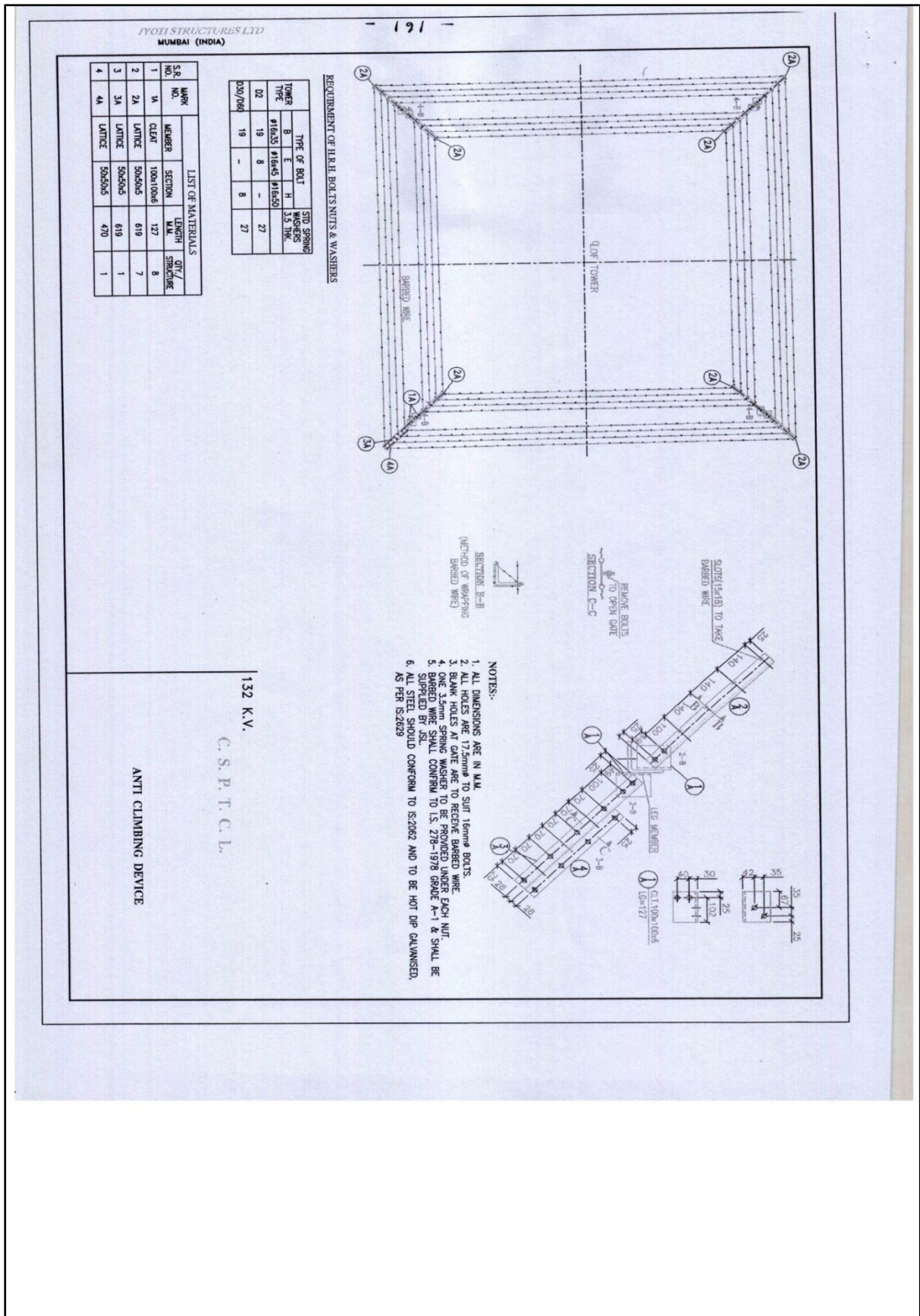
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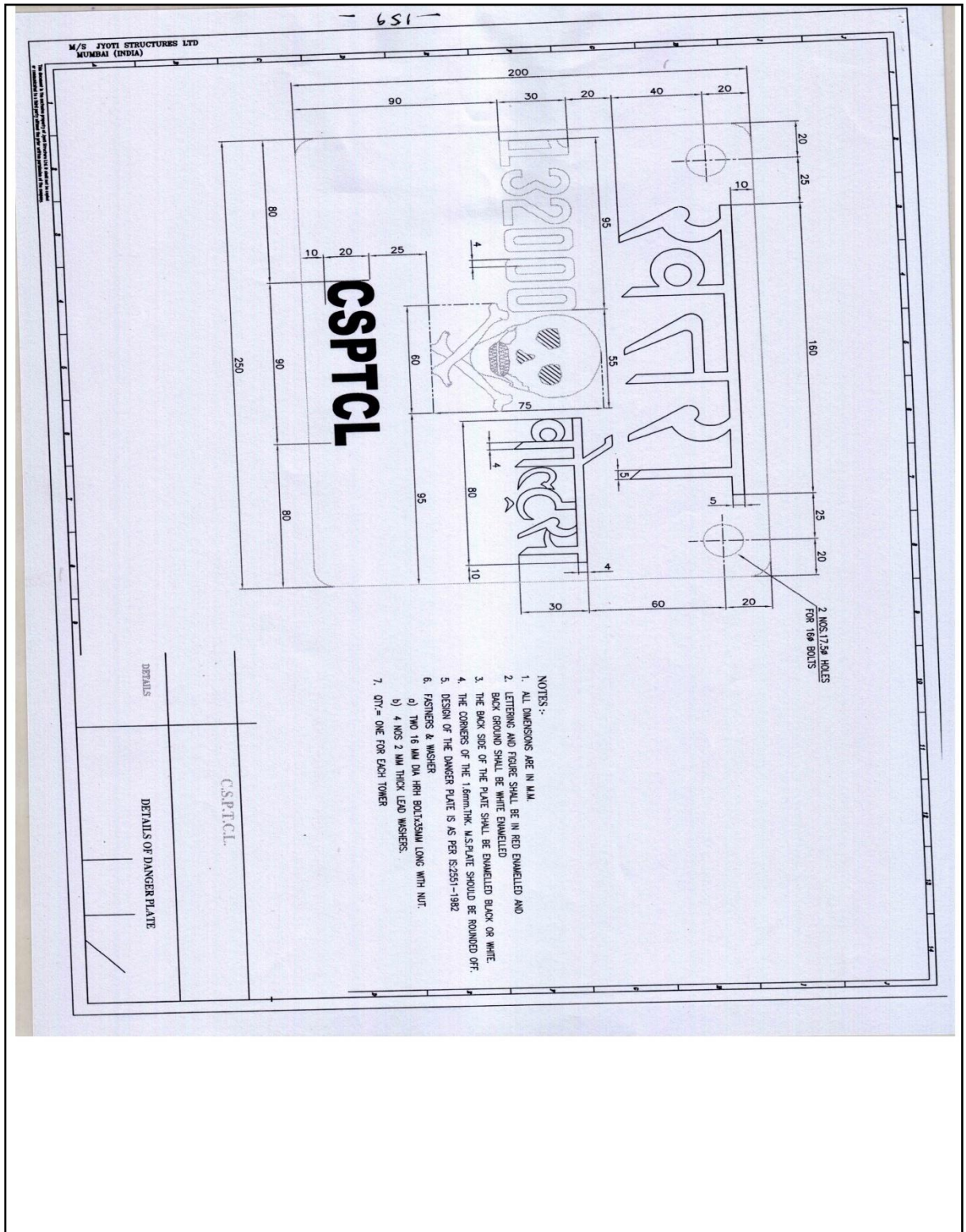
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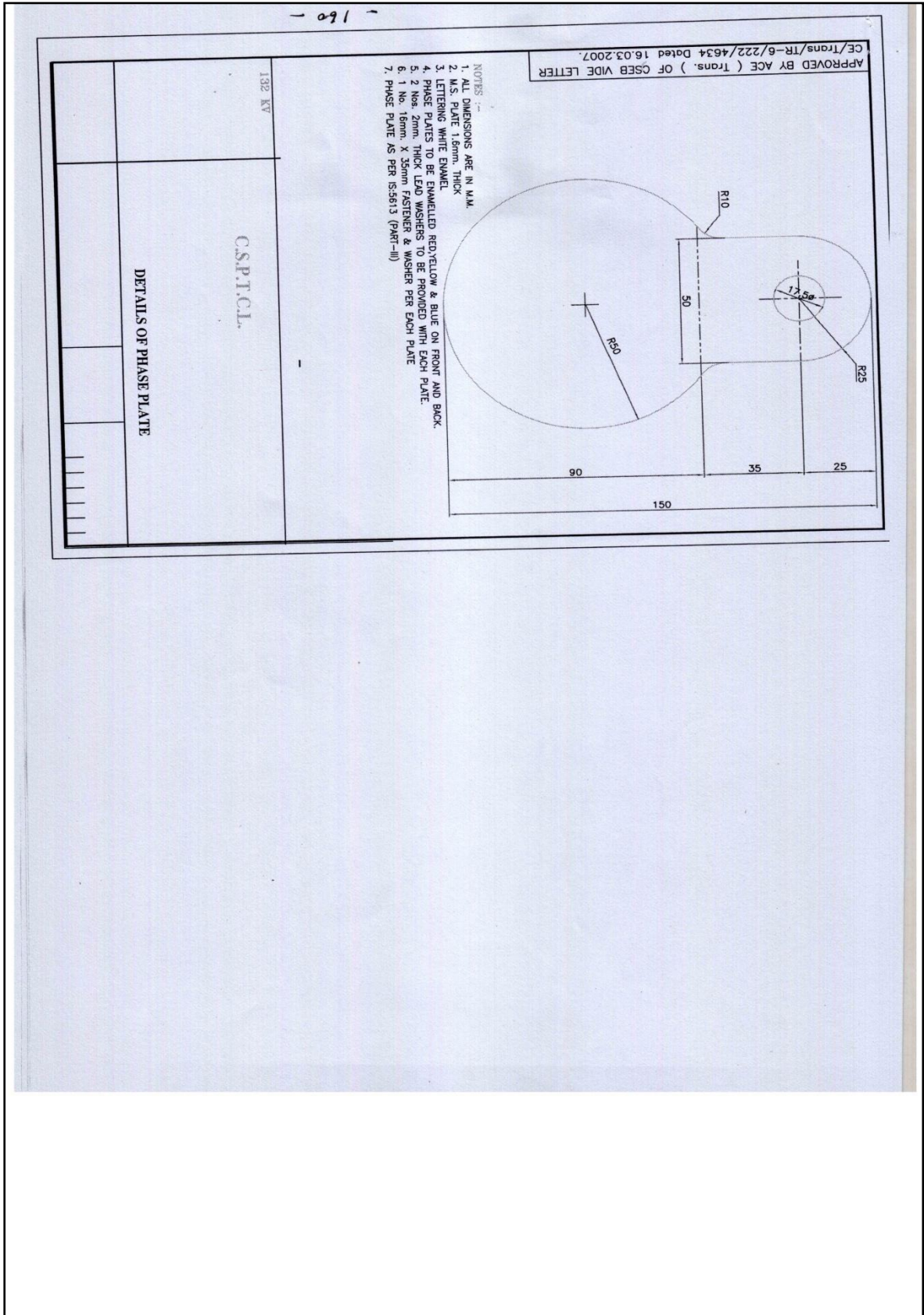
Date :

Designation :









JYOTI STRUCTURES LTD
MUMBAI (INDIA)

REQUIREMENT OF H.R.H. BOLTS,NUTS & WASHERS

TOWER TYPE	TYPE OF BOLT	STD SPRING WASHERS
B	E	H
#18x35	#18x45	#18x50
02	19	8
		27
D20/064	19	-
		8
		27

LOAF TOWER

BARBED WIRE

REMOVE BOLTS TO OPEN GATE

SECTION C-C

SECTION B-B (METHOD OF WRAPPING BARBED WIRE)

NOTES:-

1. ALL DIMENSIONS ARE IN M.M.
2. ALL HOLES ARE 17.5mm TO SUIT 16mm BOLTS.
3. BLANK HOLES AT GATE ARE TO RECEIVE BARBED WIRE EACH W/IT.
4. ONE 25mm SPRING WASHER TO BE PROVIDED FOR EACH HOLE.
5. ALL DIMENSIONS SHALL CONFORM TO IS: 218-1978 GRADE A-1 & SHALL BE SUPPLIED BY ISI.
6. ALL STEEL SHOULD CONFORM TO IS:2062 AND TO BE HOT DIP GALVANISED, AS PER IS:2629.

132 K.V.

C.S.P.T.C.L.

ANTI CLIMBING DEVICE

LIST OF MATERIALS

S/R NO.	MARK NO.	MEMBER	SECTION	LENGTH IN M.	QTY / SQUARE
1	1A	CLEAR	100x100x6	127	8
2	2A	LATTICE	50x50x5	619	7
3	3A	LATTICE	50x50x5	619	1
4	4A	LATTICE	50x50x5	470	1